TWENTY-FIFTH ANNUAL REPORT

OF THE

UNITED STATES EMPLOYEES' COMPENSATION COMMISSION

JULY 1, 1940, TO JUNE 30, 1941



COMMISSIONERS

JEWELL W. SWOFFORD, Chairman

JOHN M. MORIN - JOHN J. KEEGAN



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TWENTY-FIFTH ANNUAL REPORT

OF THE

UNITED STATES EMPLOYEES' COMPENSATION **COMMISSION**

NOVEMBER 15, 1941.

To the Senate and House of Representatives:

Report of the operations of the United States Employees' Compensation Commission for the fiscal year ended June 30, 1941, is herewith submitted in conformity with section 33 of the act of September 7, 1916.

I. JURISDICTION OF THE COMMISSION

The United States Employees' Compensation Commission, created by the act of September 7, 1916, is charged with the duty of administering four laws providing workmen's compensation benefits for employees in certain employments within Federal jurisdiction, as follows:

1. The act approved September 7, 1916 (U. S. C., title 5, secs. 751-795), providing compensation for civil employees of the United States who suffer personal injury while in the performance of official

2. The act approved March 4, 1927 (U. S. C., title 33, secs. 901-950), providing compensation for disability or death resulting from injury to certain employees in maritime employment upon the navigable waters of the United States.

3. The act approved May 17, 1928 (45 Stat. 600), providing compensation for disability or death resulting from injury to employees

in certain employments within the District of Columbia.

4. The act approved February 15, 1934 (U.S. C., title 5, sec. 796), providing compensation for certain employees on Federal Emergency Work projects who suffer traumatic injury while in the performance of duty.

5. The act approved August 16, 1941 (Public Law 208, 77th Cong.), provides compensation for disability or death resulting from injury to persons employed at military, air, or naval bases acquired by the United States from foreign countries, and on lands occupied or used by the United States for military or naval purposes outside the continental limits of the United States.

Workmen's compensation is one of the earliest forms of social legislation, and workmen's compensation laws have been enacted by the legislatures of all the States and Territories of the United States with one exception. Mississippi is the only State in which such legislation has not been adopted. The Federal Government, as early as

1908, recognized the necessity of making some provisions for the protection of workmen who might be injured in Federal employments. but it was not until 1916 that it adopted a liberal workmen's compensation law for the protection of all civil employees of the United States. It has been slow, however, in meeting its obligation to provide similar protective legislation for employees in private employments subject to exclusive Federal jurisdiction. The first step toward the fulfillment of this obligation was the enactment of the Longshoremen's and Harbor Workers' Compensation Act, approved March 4, 1927, which makes it mandatory for employers engaged in maritime employment upon the navigable waters of the United States to secure the payment of compensation for injury or death arising out of or in the course of such employment. A further advance was made through legislation approved May 17, 1928, which extended the Longshoremen's and Harbor Workers' Compensation Act to include all private employment in the District of Columbia.

The most recent Federal legislation in the field of workmen's compensation is the act approved August 16, 1941, which extends the provisions of the Longshoremen's and Harbor Workers' Compensation Act to certain employments in connection with national defense bases outside the continental United States. Large forces of workmen, including a high proportion of citizens of the United States, are at present employed in construction of military and naval bases at sites acquired from foreign governments and at points outside the continental limits of the United States in territory belonging to the United States. Such employment is in progress at points extending from Greenland to the Philippine Islands. It was apparent that appropriate legislation to provide workmen's compensation coverage for such employment was necessary for the mutual protection of the individual workmen employed on the projects and for the Federal Government. This need has been met by the enactment of the legislation above referred to.

In the administration of the act of August 16, 1941, the Commission has utilized so far as practicable existing facilities for administering the Longshoremen's and Harbor Workers' Compensation Act. It has established two new compensation districts to serve areas where there is a large concentration of defense work. The areas outside the continental limits of the United States have been assigned to compen-

sation districts, as follows:

(1) Caribbean district.—This district comprises the West Indies and British Guiana, with headquarters at San Juan, P. R.

(2) Pacific district.—This district comprises all land areas in the Pacific Ocean south of 45° north latitude, with head-

quarters at Honolulu, T. H.

(3) District No. 1.—This district as established under the Longshoremen's and Harbor Workers' Compensation Act is extended to include Newfoundland and Greenland, with head-

quarters at Boston, Mass.

(4) District No. 2.—This district as established under the Longshoremen's and Harbor Workers' Compensation Act is extended to include Bermuda, with headquarters at New York,

(5) District No. 14.—This district as established under the Longshoremen's and Harbor Workers' Compensation Act s extended to include all land areas in the Pacific Ocean north of 45° north latitude, and Alaska, with headquarters at Seattle, Wash.

The compensation law referred to as the act of February 15, 1934, is an appropriation act in which was included statutory authority extending the provisions of the Federal Employees' Compensation Act of September 7, 1916, subject to certain conditions and limitations, to employees of the Civil Works Administration. The conditions and limitations so changed the basic law in its application to this emergency employment that the effect is the same as a new and different compensation law. It might appropriately be designated as the Federal emergency workmen's compensation law, especially in view of the fact that the provisions relating to compensation for disability and death have been made applicable to other emergency relief employments. This law is applicable to employees of the former Civil Works Administration, enrollees in the Civilian Conservation Corps, and employees of the Work Projects Administration, and other Federal agencies (except employees occupying administrative positions) who are paid from funds appropriated by the Emergency Relief Appropriation Act of 1941 or prior Emergency Relief Appropriation Acts for services rendered as

employees of the United States.

Under the provisions of the Emergency Relief Appropriation Acts for the fiscal years 1937, 1938, and 1939, the limited compensation benefits authorized by the act of February 15, 1934, were extended to persons receiving assistance in the form of payments from the United States for services rendered under the National Youth Administration. The benefits extended under such authority were not limited to youths receiving assistance through payments made from the Federal Treasury for services rendered as "employees of the United States," but included, in addition, youths receiving financial assistance through the National Youth Administration in the form of student-aid who were not required to perform any work in the service of the United States. For the most part, youths of the latter class were students in regular attendance at school or college. Such students were required to perform work under the direction and control and for the benefit of the educational institutions where they were in attendance. The provisions of the law relating to compensation benefits for youth beneficiaries were modified in the Emergency Relief Appropriation Acts for the fiscal years 1940 to 1942. The effect of this modification is to provide compensation benefits only to injured youths engaged in rendering services as employees of the United States.

The provisions of this emergency compensation law were also extended to cases arising out of the injury or death of veterans and other persons assigned to the ill-fated veterans' work camps located on the Florida Keys which were destroyed in the hurricane of September 2, 1935. Similar benefits were extended to cases of death and permanent disability resulting from the injury of employees of the Federal Emergency Relief Administration in certain States during the period administration of the relief program was under the control

of the Federal Administrator. The provisions of this law and the experience thereunder in respect to the several Federal relief programs are discussed in greater detail in a section of this report devoted to

this subject.

The act approved June 25, 1936, conferred jurisdiction upon each of the several States to extend the provisions of the State workmen's compensation law to private employments on Federal property and premises located within the respective States. While this law seems to meet in a convenient manner the situation referred to in the Commission's nineteenth annual report and is a further advance toward complete workmen's compensation coverage for all employments with in Federal jurisdiction, it does not meet the needs of this situation as acceptably as a Federal compensation law such as the Longshoremen's and Harbor Workers' Compensation Act. The act of June 25, 1936, fails to provide adequate protection for workmen in private employment while at work on Federal property or premises in all States. There is one State without a workmen's compensation law and workmen employed on construction projects or in other employment on Federal property or premises in such State do not enjoy the benefits of such protective legislation. In some States the workmen's compensation statute does not extend to all employments or provide an acceptable measure of relief for the effects of industrial accidents to workers. Legislation designed to correct this condition has been considered in recent sessions of the Congress. The bill, S. 1784, introduced during the first session of the Seventy-seventh Congress, proposes to extend the provisions of the Longshoremen's and Harbor Workers' Compensation Act of March 4, 1927 (U. S. C., title 33, secs. 901-950), "to employees of contractors on public buildings and public works and to private employees employed at places subject to the exclusive jurisdiction of the United States." The Commission believes the objective of this measure is in the public interest.

In previous reports the Commission has repeatedly directed attention to the existence of two large bodies of workmen in private employment subject only to Federal regulation without the protection of workmen's compensation legislation. These comprise workmen in the employ of common carriers engaged in interstate commerce and the officers and crew of vessels of American registry. These large fields of commercial employment apparently cannot be brought within the purview of the State workmen's compensation laws, and the only remedy appears to be the enactment of appropriate legislation by the

Federal Government.

Interest in the enactment of legislation to provide workmen's compensation benefits for seamen in the American merchant marine was renewed as a result of the ratification by the United States of the convention (No. 55) adopted by the International Labor Conference at its twenty-first session. This convention concerns the liability of shipowners in case of sickness, injury, or death of seamen. In connection with the hearings held by the Committee on Merchant Marine and Fisheries of the House of Representatives in 1939, and by the Committee on Commerce of the Senate in 1940, upon legislative measures to implement the provisions of this convention, consideration was also given to legislation to provide compensation for disability or death resulting from injury to officers and members of the crew of vessels under the jurisdiction of the United States. The legislation

considered at such hearings proposed to make the provisions of the Longshoremen's and Harbor Workers' Compensation Act applicable to the injury or death of an officer or member of the crew of any vessel of the American Merchant Marine, with reservations to preserve to seamen certain long-established rights, such as maintenance and care.

The extended hearings held before the Senate Committee on Commerce developed strong opposition from representatives of organized seamen to proposed workmen's compensation legislation. On the other hand, the enactment of such legislation was urged by representatives of shipowners and operators. In view of the conflicting claims advanced by these opposing groups relative to the effect the proposed legislation would have upon interests of seamen, the Senate adopted a resolution (S. Res. 299) directing studies to be made concerning this subject. The Senate Resolution provides:

Resolved, That the Department of Commerce, the Department of Labor, the United States Maritime Commission, the United States Employees' Compensation Commission, and the Maritime Labor Board are authorized and directed jointly to make a thorough study of workmen's compensation with a view to determining whether the same, by act of Congress, should be made applicable to seamen; to supply the Senate with statistical information and other data that may be helpful in considering such legislation; to confer in respect thereto with representatives of the seamen and shipowners, and to report to the Senate, on or before February 15, 1941, the findings and specific recommendations of the aforesaid agencies.

Pursuant to the Senate resolution an interdepartmental committee, composed of representatives of the five agencies named in the resolution, conducted a joint study of workmen's compensation for seamen. The report of this committee was transmitted to the Senate on September 15, 1941, and was subsequently printed as Senate Document No. 113. The report contains the analysis of the factual information developed through the studies made by the committee and certain conclusions and recommendations approved by each of the agencies participating in the study. The report of the committee summarized its conclusions as follows:

1. The principles of workmen's compensation legislation provide the most satisfactory method thus far designed for the adjustment of claims arising out of industrial accidents, and such legislation is in the interest of the public, employers, and particularly the workers themselves.

2. It is possible to devise a plan of workmen's compensation for seamen which will retain the essentially desirable features of the system without requiring the seamen to relinquish their long-standing rights to full wages and maintenance and cure to the end of the voyage and cure and maintenance while under treatment

after the end of the voyage.

3. The minimum standards of workmen's compensation for seamen should be a plan which (a) takes effect without waiting period upon termination of wages at the end of the voyage; (b) pays benefits during period of out-patient treatment and convalescence not less than the maintenance to which the injured seamen is entitled during a period of temporary disability; (c) provides benefits computed on a full-time wage base, together with value of subsistence and lodging and remuneration for overtime and bonuses; and (d) provides benefits at least equal to those provided under the Longshoremen's and Harbor Workers' Compensation Act, but without limitation of total benefits payable for death or disability. Such a plan would give the seamen fundamental protection superior to the recoveries available under the present system.

In commenting upon the practicability of applying the salient features of workmen's compensation principles to all maritime employment the committee stated this might be accomplished:

(1) By extending the provisions of the Longshoremen's and Harbor Workers Compensation Act to cover all maritime employments with such adaptations and modifications as might be necessary or desirable in the case of seamen who are now specifically excluded from the maritime employments to which such act is applicable; or (2) by a separate workmen's compensation statute for seamen which would preserve, insofar as consistent with the proposals herein, the language of the Longshoremen's and Harbor Workers' Act.

The administrative provisions of the Longshoremen's and Harbor Workers' Compensation Act have been thoroughly tested over a number of years, and it has been demonstrated beyond reasonable doubt that this law can be administered on a Nation-wide scale so as to provide for the prompt and equitable settlement of claims with a minimum of expense to the interested parties. Injured workmen or their dependents, in the case of death, benefit by the informal procedure permitted by this law, which eliminates the necessity for expensive litigation and prolonged delay in the adjustment of claims, common to actions at law to recover damages for personal injury. The Commission again recommends the existing Longshoremen's and Harbor Workers' Compensation Act, with the well-defined statutory construction of its provisions, as a basis for any new workmen's

compensation legislation in Federal jurisdiction.

In its prior annual reports the Commission referred to workmen's compensation legislation for employees of common carriers engaged in interstate commerce, and in this connection commented upon proposed workmen's compensation legislation introduced in Congress at various times. Further interest in workmen's compensation for this large field of employment is indicated by the introduction of another legislative proposal in the House of Representatives. The bill, H. R. 4943, proposes to provide workmen's compensation for employees of carriers engaged in interstate transportation by motor vehicles. This bill contains, in general, the provisions of the Longshoremen's and Harbor Workers' Compensation Act with certain adaptations and changes designed to meet the needs of a workmen's compensation law for this class of employees engaged in interstate or foreign commerce. The need for workmen's compensation legislation for the employment

to which this proposed legislation is directed seems obvious.

The Commission has on several occasions referred to the many private relief bills introduced at each session of the Congress for the purpose of providing relief or the payment of damages on account of personal injury or death allegedly caused by the negligence of officers or employees of the Federal Government acting within the scope of their authority, or by defects in equipment or premises due to such negligence. The Committees on Claims in Congress receive several hundred pills of this kind at each session of the Congress. Many of these bills propose the payment of small sums as reimbursement for medical care, or damages for disability, while others propose the payment of substantial sums on account of personal injury that seem greatly in excess of the loss sustained. Occasionally such bills have been referred to the Commission for comment, particularly in respect to the reasonableness of the amount claimed as compared with the benefits that might be payable under the compensation law in a The Commission has suggested the enactment of similar case. appropriate legislation to confer upon it authority to investigate and determine the merits of such claims and either make awards directly to claimants or certify such awards to the Congress for settlement. An administrative procedure of this kind would not only relieve the congressional Committees on Claims of the great burden which now rests upon the members of such committees but it would also provide the means for the expeditious and economical settlement of such claims. The Commission is the only Federal agency engaged constantly with the consideration of personal-injury claims, and its existing administrative facilities with slight expansion might readily undertake this additional work. The administrative cost of handling such claims in this manner would be far less than under any method involving the formality of procedures through the Federal courts. The Commission repeats the suggestion that consideration be given to the advisability of enacting legislation for this purpose.

Since the several laws administered by the Commission apply to different employments, it is not practicable to deal with the administrative features of each under one general heading. The most important of these are discussed briefly in connection with the report of operations under each law, including recommendations for legislation which the Commission deems necessary or desirable. The Commission respectfully urges serious consideration of its recommendations

for legislation to amend the existing laws.

II. OPERATIONS UNDER THE UNITED STATES EMPLOYEES' COM-PENSATION ACT OF SEPTEMBER 7, 1916

Employee coverage under this law is probably substantially greater now than at any time in the 25 years the law has been in operation. The number of individuals whose employment or service brings them within the scope of the law cannot be ascertained with exactness. In addition to personnel regularly employed in civil pursuits in the Federal Service, the law covers officers and enlisted personnel of the Army and the Navy Reserve Corps while engaged in active duty or authorized training duty in time of peace. It is estimated, however, on the basis of reports of the Civil Service Commission and from information received from other sources, that about 1,450,000 individ-

uals are within the purview of this law.

Injuries reported.—During the calendar year 1940, the Commission received reports of 50,035 new injuries, of which 49,700 were nonfatal and 335 fatal. This number does not include any cases involving injuries to emergency employees whose claims for compensation are within the purview of the act of February 15, 1934. The number of new cases reported in 1940 represents, as shown in table 1, an increase of 16 percent over the number reported during 1939 and an increase of 51 percent over the average number of new cases reported annually during the 10-year period 1930 to 1939, inclusive. Although this increase may be accounted for partly by an increase in the number of employees in certain executive departments and establishments, this does not furnish a complete explanation. The number of injuries distributed according to the reporting offices is shown in table 2 for each 6-month period from January 1937 to June 30, 1941. Reference to this table shows that a number of departments reported a larger number of injuries during the calendar year 1940 than in preceding vears.

The Department of War leads all other departments in the increase in the number of cases reported in 1940 over 1939, with 3,637 more cases in 1940 than in the previous year. The Department of the Navy leads in the percent of increase with 1,570 more cases in 1940, an increase of 70 percent. The increase in the Department of War is

46 percent; in the Department of the Post Office, 1,247 cases, or 9 percent; in the Commerce Department, excluding Civil Aeronautics Authority, 360 cases, or 55 percent; and in the Department of Justice, 133 cases, or 69 percent.

The Government of the District of Columbia shows an increase for the year of 86 cases, or 17 percent; the Tennessee Valley Authority of

226 cases, or 25 percent.

Departmental bureaus showing increases are the arsenals, 2,624 cases, or 225 percent; the Navy Yards, 1,390 cases, or 95 percent; the Q.M.C., 1,858 cases, or 167 percent; and the City Mail Service with an increase of 650 cases, or 11 percent.

The Department of Agriculture shows a decrease for the year of 1,162 cases, or 15 percent. The Forest Service accounts for 559 cases

in this decrease, or 17 percent under 1939.

TABLE 1.—INJURIES REPORTED AND CLAIMS RECEIVED, SEPT. 7, 1916, TO JUNE 30, 1941

		Injuries	reported		Claims		for disal	bility and
Period covered	Nonfatal	Fatal	Total	Percent change from previous year	Disa- bility	Death	Total	Percent change from previous year
Sept. 7, 1916, to Dec. 31, 1917 Year ending Dec. 31—	15, 831	245	16, 076		6, 429	227	6, 656	
1918 1919 1920 1921 1922 1923 1924 1925 1926 1927 1928 1929 1930 1931 1932 1933 1934 1935 1936	21, 886 25, 376 25, 775 28, 176 25, 117 24, 920 34, 121 32, 822 38, 119	670 610 523 362 279 278 314 319 357 303 314 294 262 231 230 292 307 391	24, 118 25, 813 20, 080 18, 390 18, 259 17, 992 20, 538 20, 691 19, 527 20, 547 22, 189 26, 069 28, 438 25, 150 34, 413 33, 129 38, 510	+50.00 +7.00 -22.21 -8.42 -7.11 -1.46 +14.15 +74 -5.63 +5.22 +7.99 +15.78 +1.48 +9.09 -10.87 -78 +36.83 -3.73 +16.24	12, 183 13, 425 10, 505 7, 857 6, 804 6, 466 6, 890 6, 987 7, 272 7, 928 9, 077 9, 240 7, 639 7, 226 10, 124 8, 670 7, 711	438 499 427 310 282 236 6224 274 274 285 263 266 168 190 188 238 250 313	12, 621 13, 924 10, 932 8, 167 7, 086 6, 702 7, 114 7, 261 7, 557 8, 187 9, 283 9, 408 7, 829 7, 414 10, 362 8, 920 8, 024	+89, 60 +10, 30 -21, 50 -25, 30 -13, 20 -5, 40 +6, 15 +2, 07 -2, 16 +6, 38 +8, 34 +14, 05 -16, 78 -15, 30 +39, 76 -13, 92 -10, 04
1937 1938 1939	37, 364 38, 069 42, 939	329 302 269	37, 693 38, 371 43, 208	$\begin{array}{r} -2.12 \\ +1.80 \\ \hline +12.61 \end{array}$	6, 754 6, 101 6, 638	260 222 197	7, 014 6, 323 6, 835	-12. 59 -9. 85 +8. 10
	42, 303	208	40, 200	712.01	0,000	137	0,000	70.10
January. February. March April. May. June. July August September October November December.	4, 057 4, 989 4, 343 5, 016 4, 111 4, 151	29 33 25 21 30 25 23 32 32 30 35 22 30	4, 066 3, 910 4, 043 3, 752 3, 853 3, 572 4, 080 5, 021 4, 373 5, 051 4, 133 4, 181	+17. 24 +20. 68 +13. 06 +19. 72 +21. 20 +6. 21 +19. 72 +14. 09 -2. 10 +28. 20 +5. 76 +33. 83	660 545 570 564 524 434 576 666 668 733 652 645	14 30 29 18 14 14 23 21 32 31 14 23	674 575 599 582 538 448 599 687 700 764 666 668	+9. 24 +17. 38 +13. 48 +22. 01 +6. 96 -4. 88 +22. 00 +12. 99 +1. 18 +0. 75 +5. 08 +18. 02
Total for 1940	49, 700	335	50, 035	+15.80	7, 237	263	7, 500	+9.72
January	4, 651	30 25 26 32 54 51	4, 654 4, 275 4, 764 4, 683 5, 218 5, 354	+14. 46 +9. 34 +17. 83 +24. 81 +35. 43 +49. 89	792 669 772 704 766 702	29 22 20 22 39 20	821 691 792 726 805 722	+21. 83 +20. 17 +32. 25 +24. 74 +49. 65 +61. 10
Total for 6 months	28, 730	218	28, 948	+24. 80	4, 405	152	4, 557	+33.40
Grand total	670, 834	8, 388	679, 222	1 21.00	199, 472	6, 645	206, 117	1 00. 1

Table 2.—INJURIES REPORTED BY ESTABLISHMENTS FOR 6-MONTH PERIODS, JAN. 1, 1937-JUNE 30, 1941

	193	37	193	38	198	39	194	10	1941
Establishment	Jan. to June	July to Dec.	Jan. to June	July to Dec.	Jan. to June	July to Dec.	Jan. to June	July to Dec.	Jan. to June
Department of State	3	7	3	8	8	10	4	9	8
Department of the Treasury: Administration Internal Revenue Procurement Engraving and Printing Public Health Service Custodial Service Bureau of Customs Mints Coast Guard	123 200 60 79 38 8 183 93 9	119 215 80 99 55 6 196 78 10	107 217 95 151 42 4 168 68	126 246 83 83 53 6 197 91 18	213 281 113 109 66 5 189 57 25	148 237 83 126 (3) 10 188 62 85	161 262 68 132 (3) 17 202 58 143	168 218 53 104 22 178 129 104	164 215 53 222 11 199 163 136
Bureau of Lighthouses				000	1.050	124	43	9	1 170
Total, Treasury Department	793	858	857	903	1,058	1,063	1,086	985	1, 178
Department of War: Arsenals and armory Other ordnance Quartermaster Engineers Emergency Conservation Work Air Service Federal barge lines National Guards Other War	338 80 557 1, 643 98 336 316 55 81	493 89 486 1,958 265 322 348 55 41	380 78 340 1, 563 193 221 291 63 53	450 47 494 2, 562 192 255 251 72 47	505 85 496 1,594 139 429 236 107 48	662 117 616 2, 021 251 484 (3) 71 37	1, 100 166 904 1, 173 199 469 (3) 105 77	2, 691 231 2, 066 1, 482 145 588	2, 588 431 2, 827 1, 641 151 800
Total, War Department	3, 504	4, 057	3, 182	4, 370	3, 639	4, 259	4, 193	7, 342	8,651
Department of Justice: Bureau of Investigation Bureau of Prisons Immigration All other Justice	35	40	42	47	39	41 39 20	36 44 26	58 52 74 37	50 48 80 32
Total, Justice Department	66	68	80	91	94	100	106	221	210
Post Office Department: City mail service (clerical and supervisory). City mail service (carriers and collectors). Special-delivery messengers. Rural mail delivery. Railway Mail Service. Motor-vehicle service. Custodial and laborers. All other Post Office.	1, 082 2, 788 158 148 606 328 746 16	1, 036 2, 346 134 101 649 400 838 11	1, 175 3, 142 167 146 592 433 873 24	1, 102 2, 584 155 114 601 399 913 28	1, 352 3, 445 172 164 592 370 1, 017 29	1, 138 2, 766 153 106 594 405 995 20	1, 523 3, 986 193 180 626 463 1, 156 18	1, 291 2, 885 169 119 593 357 1, 003 3	1, 489 3, 909 179 179 660 368 1, 102
Total, Post Office Department_	5, 872	5, 515	6, 552	5, 896	7, 141	6, 177	8, 145	6, 420	7, 901
Department of the Navy: Yards Naval Reserve Officer's Training Corps. Other Navy	533 3 228	579 33 222	442 26 251	475 72 221	593 12 343	867 31 394	1, 118 31 382	1,732 40 507	2, 425 15 610
Total, Navy Department	764	834	719	768	948	1, 292	1,531	2, 279	3, 050
Department of the Interior: Indian Affairs. National Park Service Bureau of Biological Survey Bureau of Fisheries. Reclamation Service Alaska Road Commission. Emergency Conservation Work. Geological Survey General Land Office St. Elizabeths Hospital U. S. Housing Authority Bonneville project All other Interior.	228 454 616 10 84 37 48 47	187 988 726 24 111 38 70 42 6	133 402 599 10 101 366 27 26 34	175 430 708 25 89 95 82 51 52 46 55	214 399 804 12 101 72 28 63 31 98 100	225 364 60 60 690 39 113 92 94 33 (3) 165 71	196 195 51 13 673 11 115 53 23 23 45 (3) 285 120	237 297 10 86 706 19 104 70 71	220 136 74 558 10 90 67 19 423 133
Total, Interior Department	-	2, 227	1, 402	1,808	1,922	2,006	1,780	2, 219	1, 730

See footnotes at end of table.

Table 2.—INJURIES REPORTED BY ESTABLISHMENTS FOR 6-MONTH PERIODS, JAN. 1, 1937-JUNE 30, 1941—Continued

	1	937	19	938	19	939	19	940	1941
Establishment	Jan. to June	July to Dec.	Jan. to June	July to Dec.	Jan. to June	July to Dec.	Jan. to June	July to Dec.	Jan. to June
Department of Agriculture: Agriculture Adjustment Administration. Soil Conservation Service. Emergency Conservation Work. Farm Security Administration. Rural Electrification Administra-	36 563 181 201	64 663 298 155	59 535 346 97	82 503 279 76	59 458 264 108	151 405 361 103 44	129 287 318, 143 37	170 271 273 142 38	12 17 25 15 2
tion Bureau of Animal Industry Forest service Bureau of Public Roads Agriculture Economics Bureau National Agriculture Research	164 709 88 32	211 1, 357 209 39	199 493 115 50	244 1, 901 200 35	188 606 138 57	222 2,748 (3) 24	5 251 944 (3) 19	6 232 1,851 20	23 46
Center Bureau of Plant Industry Bureau of Dairying Industry Biological Survey Bureau of Plant Quarantine Extension Service Surplus Commodities Corpora-	48 12 32 71 35	16 42 12 35 161 50	4 47 34 62 93 51	23 58 34 43 183 50	61 45 31 38 94 60	34 83 25 (3) 640 54	40 78 23 (3) 118 60	17 86 32 467 55	10 7
tionAll other Agriculture	88	79	1 69	102	105 99	168 99	30 125	18 129	11
Total, Agriculture Department	2, 260	3, 391	2, 255	3, 815	2, 411	5, 165	2,607	3, 807	1,88
Department of Commerce: Inland Waterways Corporation. Bureau of the Census Bureau of Lighthouses. Bureau of Air Commerce. Bureau of Fisheries Coast and Geodetic Survey Bureau of Marine Inspection and	182 36 22	186 59 41	191 66 26	186 2 15 65	192 (²) 25	311 10 (3) (3) (3) (3)	239 179 (3) (3) (3) (3)	306 160 1	25 35 12
NavigationAll other Commerce	38	56	44	52	54	9 51	10 44	9 41	5
Total, Commerce Department	278	342	327	318	271	381	472	655	84
Department of Labor: Immigration Service All other Labor	68 29	54 26	55 17	75 7	47 20	47 20	68 27	23	5
Total, Labor Department	97	80	72	82	67	67	95	23	5
Orderal Security Agency: Office of Education, C. C. C. Public Health Service Employment Service National Youth Administration Social Security Board Civilian Conservation Corps All others						4 70 1 15 101	4 79 1 36 148 50	3 64 28 83 114 50	63 65 114 46
Total, Federal Security Agency						192	319	342	320
						53 161 302 191 84	30 295 343 126 53 1	8 224 274 136 13 1	248 96 42
Total, Federal Works Agency						791	848	656	666
Pederal Loan Agency: Reconstruction Finance Corporation Federal Home Loan Bank Board Home Owners Loan Corporation Federal Housing Administration						13 2 78	25 1 82	16 72	18
- cociai iiodoing Administration_						37	45	33	32

See footnotes at end of table.

TABLE 2.—INJURIES REPORTED BY ESTABLISHMENTS FOR 6-MONTH PERIODS, JAN. 1, 1937-JUNE 30, 1941—Continued

	19	37	19	38	19	39	19	40	1941
Establishment	Jan. to June	July to Dec.	Jan. to June	July to Dec.	Jan. to June	July to Dec.	Jan. to June	July to Dec.	Jan. to June
Miscellaneous:									
International Boundary Com- missions	56	97	95	101	98	126	122	142	102
Veterans' Administration	319	327	356	358	373	394	409	417	832
Government Printing Office District of Columbia Govern-	22	23	10	33	22	19	22	31	34
ment	375	417	414	440	282	234	360	242	354
Rural Electrification	3 12	2	4	3	10	(3)	(3)	(3)	(3)
General Accounting Office Work Projects Administration	709	23 385	18 373	367	24 408	(3)	(3)	(3)	(3)
Other legislative branches	11	4	1	5	13	8	5	29	38
U. S. Maritime Commission	29	65	29	45	46	56	53	67	33
Federal Home Loan Bank Board- Home Owners' Loan Corporation	119	107	3 99	98	94	(3)	(3)	(3)	(3) (3) (3) (3) (3)
Federal Housing Administration	42	40	37	39	74	(3)	(3)	(3)	(3)
Farm Credit Administration	31	32	14	32	28	(3)	(3)	(3) (3) (3)	(3)
National Youth Administration	9	7	14	8	9	(3)	(3)	(3)	(3)
Reconstruction Finance Corpora-	11	12	3	14	18	(3)	(3)	(3)	(3)
Federal Emergency Relief Ad-		12		11	10				
ministration	3	1	1			(3)	(3)	(3)	(3)
National Advisory Committee for Aeronautics	4	6	5	10	6	11	13	2	
Federal Communications Com-	4	0	0	10	0	11	10	2	
mission	3	5	3	1	3				
Architect of the Capitol Civil Aeronautics Authority	39	43	42	25 68	17 89	17 88	23 132	(1)	(1)
Puerto Rico Reconstruction Ad-				08	89	86	132	(-)	(1)
ministration		35	4	7	18	(3)	(3)	(3)	(3)
Social Security Board	46	50	93	136	156	(3)	(3)	(3)	(3)
Tennessee Valley Authority Securities Exchange Commission.	544	736	456 14	659	404	489	496 19	623	70
Public Works Administration	66	67	45	79	117	(3)	(3)	(3)	(3)
Railroad Retirement Board							24	21	1
All other agencies	100	68	71	81	76	101	131	91	133
Grand total	17, 754	19, 939	17, 653	20, 718	19,960	23, 248	23, 196	26, 839	28, 94

Transferred to Commerce, June 30, 1940.
 Transferred to Civil Aeronautics, June 23, 1938.
 Transferred July 1, 1939, under the Reorganization Act.

Cases on hand.—Unlike most of the workmen's compensation laws applicable to employment in private enterprise, the compensation law of September 7, 1916, does not limit the payment of compensation for permanent disability to a scheduled period of time or as to the aggregate amount of compensation that may be paid. Compensation for total disability is payable during the continuance thereof and for partial disability as long as there is a loss in wage-earning capacity due to such disability. Compensation for death awarded to the widows in fatal cases is payable during widowhood and to certain other beneficiaries during the period of dependency. Payments to the latter are also limited to a statutory period of years. It is evident, therefore, that continuous examination of pending cases is necessary to determine whether additional compensation is payable and the rate at which it is to be paid. A sufficient examining force is necessary for this purpose, or delay in the payment of compensation will inevitably result. This should not be permitted to occur, for in many cases this compensation is the sole means for the support of the individual receiving it and his family.

At the close of business on December 31, 1940, approximately 10,400 cases were open in the records of the Commission in which compensation was being paid currently or which were in various stages of adjudication. These cases may be divided into four general classes, namely, those in which the record is incomplete, or which are awaiting the action of the Commission; temporary disability cases of probably short duration; permanent and long-continuing disability cases; and fatal cases. Approximately 5,200 cases are included in the first and second classes, 2,363 in the third class, and 2,832 in the fourth class. Compensation for permanent disability and death is the largest expense paid from the compensation fund, and for this reason brief

reference to these two classes of cases appears warranted.

Permanent or long-continuing disability cases.—On December 31, 1940, compensation for disability was being paid in 2,363 cases in which it appeared that the disability was permanent or of long indefinite duration. In 503 cases the disability is classified as total and in 1,860 cases as partial. The number of cases in which compensation was being paid for partial disability shows a decrease of 17 as compared with the number at the close of the preceding year. The duration of disability and the cost of benefits paid and estimated in the 2,363 cases open as of December 31, 1940, is tabulated according to the year in which the injury occurred in table 3. In approximately 29 percent of these cases compensation is being paid on account of injuries that occurred 15 or more years prior to December 31, 1940, and in approximately half of the cases compensation has been paid

for 9 years or longer.

Compensation paid to injured employees in these cases to and including December 31, 1940, amounts to \$12,474,007. In addition to the compensation paid to injured beneficiaries the Commission expended \$1,463,443 for medical attention required on account of the injuries. The estimated value of future instalments of compensation payable in these cases is approximately \$16,163,672. This estimate of the cost of future compensation takes into account the probable life expectancy of the beneficiary based on the actual experience for this class compiled from the records of the Commission. It represents future instalments of compensation for disability only and does not make any allowance for probable future changes in the compensation award nor include any allowance for medical care or other benefits, such as additional compensation in certain cases of permanent total disability for the services of an attendant, transportation, and allied costs. The adjusted death rate for this class of beneficiaries computed on the basis of 8,698 years of exposure is 38.4 per thousand per annum, or more than double the normal rate of 16.7 for the same age distribution.

Additional compensation authorized by the amendment to section 6 of the Compensation Act approved May 13, 1936, is being paid in 39 cases of permanent total disability at the close of 1940, in which it was found that the beneficiary was rendered so helpless from the effects of the injury as to require the constant services of an attendant. In 24 cases the beneficiary is totally blind, in 6 cases the disability involves loss or loss of use of 2 or more major members, and in the 9 remaining cases the disability is due to a variety of causes. The additional compensation paid to December 31, 1940, in 39 such cases open during the calendar year 1940, amounts to \$65,636. The estimated future cost of

this additional compensation alone is \$224,594.

TABLE 3.—INCOMPLETE CASES INVOLVING LONG-CONTINUING OR PERMANENT DISABILITY, SHOWING DURATION AND COSTS, BY YEARS, AS OF DEC. 31, 1940

TOTAL DISABILITY

Year	Number of cases	Duration to Dec. 31, 1940	Medical cost	Compensa- tion to Dec. 31, 1940	Estimated future cost
Before 1916	4 2 8 8 15 5 37 31 18 20 26 6 14 18 8 23 17 7 22 22 22 7 15 15 17 23 20 30 30 30 16 6 12 6 6	16, 715 8, 805 53, 034 112, 601 235, 441 200, 72 1121, 521 139, 203 65, 310 80, 347 107, 839 77, 366 90, 854 81, 198 100, 807 42, 131 50, 620 36, 563 48, 099 34, 536 6, 596 14, 434 6, 596 1, 327	\$52 204 7, 248 16, 357 41, 978 62, 578 15, 403 21, 198 23, 432 22, 490 10, 223 53, 220 33, 855 17, 849 40, 690 21, 491 19, 864 8, 165 10, 261 23, 635 8, 583 21, 123 11, 123 12, 420 6, 973 1, 278	\$28, 451 17, 316 118, 880 291, 525 613, 304 543, 507 277, 134 298, 942 346, 703 188, 958 218, 180 303, 107 217, 385 258, 237 221, 209 294, 427 267, 306 121, 235 115, 160 144, 358 96, 572 133, 377 90, 448 37, 168 16, 100 3, 118	\$20, 211 11, 965 85, 987 196, 149 452, 627 364, 566 194, 314 234, 236 299, 988 198, 681 217, 514 285, 717 208, 413 361, 247 317, 299 216, 201 257, 207 362, 70 201, 384 471, 433 495, 183 229, 498
Total	503	1, 968, 295	527, 854	5, 262, 107	7, 059, 718
	PERMANI	ENT PARTIAL			
Before 1916	5 4 24 24 511 73 566 566 556 60 600 544 588 711 889 977 92 611 101 127 119 94	7, 413 8, 372 61, 860 142, 983 224, 329 158, 346 158, 927 140, 993 111, 094 137, 516 130, 440 107, 489 110, 731 142, 722 147, 095 151, 775 138, 657 95, 157 105, 064 91, 344 108, 138 88, 461 78, 384 52, 744 17, 549	\$1, 374 8, 491 28, 972 43, 710 22, 894 43, 157 34, 420 35, 661 33, 382 47, 538 24, 093 35, 826 50, 410 51, 455 57, 684 45, 453 22, 373 44, 914 45, 651 46, 083 62, 988 47, 945 55, 339 33, 615 512, 161	\$15, 600 16, 795 126, 417 336, 846 536, 203 405, 456 411, 480 357, 659 292, 521 362, 595 332, 029 287, 445 309, 217 393, 261 410, 714 411, 298 344, 475 193, 600 244, 879 285, 346 238, 709 289, 679 231, 440 204, 579 231, 4808 38, 849	\$16, 744 15, 697 83, 199 238, 677 292, 867 251, 155 315, 451 209, 238 275, 877 306, 676 225, 561 237, 000 319, 911 319, 914 482, 861 457, 237 505, 772 288, 114 362, 691 542, 223 457, 481 663, 306 523, 177 547, 509 515, 788
Total	1,860	2, 798, 187	935, 589	7, 211, 900	9, 103, 954
Grand total	1 2, 363	4, 766, 482	1, 463, 443	12, 474, 007	16, 163, 672

¹ Four third-party cases not included since no compensation was paid in 1940.

TABLE 4.—TOTAL MONTHLY COMPENSATION AND COST OF ALL FATAL CASES ACTIVE IN 1940, BY ESTABLISHMENT

Establishment	Number of cases active in 1940	Number of de- pendents on roll in 1940	Monthly award	Compensa- tion cost in 1940	Compensation cost to Dec. 31, 1940	Estimated future cost	Total compensation	Medical cost	Compensation before death	Burial cost	Total paid and esti- mated cost
State Treasury Justice. War Post Office. Navy Interior. Agriculture Commerce. Labor Federal Security Agency. Federal Works Agency Federal Loan Agency Veterans' Administration. District of Columbia U. S. Maritime Commission. Tennessee Valley Authority Special act. All other	477 365 199 303 87 4 36 39 11 75 17 74	12 278 294 1, 350 706 601 378 578 145 4 56 71 21 107 33 89 155 27 23	\$338. 32 9, 499. 96 11, 088. 82 37, 532. 89 27, 614. 03 20, 022. 26 9, 969. 08 16, 436. 00 3, 958. 79 242. 08 1, 817. 54 2, 436. 07 770. 38 3, 448. 00 872. 91 3, 813. 86 3, 685. 96 888. 48 979. 29	\$4, 055 105, 690 129, 537 428, 669 309, 951 227, 197 113, 874 184, 493 45, 647 2, 872 21, 263 24, 807 9, 792 44, 403 42, 153 10, 262 11, 658	\$35, 766 1, 074, 183 1, 614, 171 5, 425, 694 3, 832, 807 2, 783, 775 1, 066, 632 1, 563, 612 377, 847 17, 542 267, 585 167, 240 32, 122 366, 439 96, 812 814, 943 173, 141 106, 501 101, 879	\$71, 043 1, 709, 541 2, 132, 081 6, 824, 581 4, 719, 942 3, 686, 796 1, 743, 384 2, 974, 161 749, 573 42, 555 371, 851 402, 163 148, 314 666, 186 134, 717 735, 451 699, 965 86, 384 223, 650	\$106, 809 2, 783, 724 3, 746, 252 12, 250, 275 8, 552, 749 6, 470, 571 2, 810, 016 4, 537, 773 1, 127, 420 60, 097 639, 436 569, 403 180, 436 1, 032, 625 231, 529 1, 550, 394 873, 106 192, 885 325, 529	\$910 10, 839 18, 749 47, 042 57, 964 12, 628 18, 213 44, 966 43 2, 286 2, 961 1, 905 4, 600 1, 688 2, 450 2, 568	\$513 11, 581 2, 601 40, 670 68, 606 49, 309 21, 256 27, 347 2, 039 4, 793 2, 130 1, 740 23, 089 2, 626 3, 686 2, 772 6, 360 276	\$875 24,933 32,382 104,117 03,328 43,483 30,442 54,376 13,420 5,355 7,151 10,848 2,367 6,909 10,776 1,100 1,000	\$109, 107 2, 831, 077 3, 799, 984 12, 442, 104 8, 749, 647 6, 575, 991 2, 879, 927 4, 664, 462 60, 973 661, 870 581, 645 185, 455 1, 069, 623 238, 427 1, 565, 589 8, 888, 342 202, 795 332, 002
Total	2, 918	4, 928	155, 414. 72	1, 766, 423	19, 918, 691	28, 122, 338	48, 041, 029	234, 508	271, 394	425, 834	48, 972, 765

mated cost
\$223, 977 1, 122, 704 2, 578, 071 2, 594, 973 2, 245, 170 1, 635, 322 2, 445, 170 1, 635, 322 2, 491 1, 565, 100 1, 784, 482 2, 099, 285 2, 217, 655 2, 270, 026 2, 614, 478 2, 034, 774 1, 817, 589 1, 914, 045 2, 157, 178 2, 77, 058 2, 777, 058 2,
18, 972, 765 534, 519
8, 438, 246

TWENTY-FIFTH ANNUAL REPORT

Year	Number of cases active in 1940	Number of de- pendents on roll in 1940	Monthly award	Compensa- tion cost in 1940	Compensation cost to Dec. 31, 1940	Estimated future cost	Total compensation	Medical cost	Compensation before death	Burial cost	Total paid and esti- mated cost
1916 1917 1918 1919 1920 1921 1922 1923 1924 1925 1927 1926 1930 1931 1930 1931 1931 1932 1933 1934 1935 1937 1936	62 134 129 113 84 80 96 140 111 117 111 117 111 117 118 129 145 161 190 159 156 168 83	14 63 136 136 132 114 86 85 121 106 126 154 163 187 210 179 197 227 287 287 34 348 348 351 373 373 193	\$492. 02 2, 376. 67 5, 667. 65 5, 727. 05 5, 175. 51 3, 882. 63 3, 916. 44 4, 718. 07 4, 043. 75 4, 675. 32 5, 744. 15 6, 090. 99 6, 508. 59 7, 848. 40 6, 085. 18 5, 983. 37 6, 752. 65 7, 740. 47 9, 136. 42 8, 893. 38 10, 457. 99 9, 543. 60 9, 312. 24 9, 223. 44 5, 418. 74	\$5, 668 28, 515 66, 901 68, 205 61, 021 44, 732 46, 170 55, 076 46, 193 53, 598 66, 181 72, 102 75, 340 91, 545 71, 417 69, 380 75, 899 90, 384 104, 916 102, 185 119, 222 106, 243 104, 104 103, 034 38, 392	\$153, 977 693, 412 1, 588, 573 1, 552, 873 1, 310, 481 951, 273 912, 024 1, 048, 842 863, 068 970, 012 1, 087, 881 1, 077, 558 1, 046, 552 1, 160, 189 798, 944 677, 528 690, 476 707, 680 693, 066 574, 384 546, 773 370, 701 254, 584 150, 202 38, 038	\$67, 621 402, 901 956, 786 1, 004, 785 893, 043 660, 929 686, 645 847, 111 678, 086 785, 099 981, 014 1, 094, 830 1, 172, 279 1, 397, 665 1, 198, 855 1, 098, 377 1, 616, 549 1, 658, 152 1, 770, 126 1, 769, 461 1, 729, 728 1, 744, 375 1, 127, 628	\$221, 598 1, 096, 313 2, 545, 359 2, 557, 658 2, 203, 524 1, 612, 202 1, 598, 669 1, 896, 953 1, 541, 154 1, 755, 111 2, 068, 395 2, 172, 488 2, 218, 831 2, 557, 854 1, 997, 799 1, 775, 981 1, 872, 439 2, 106, 017 2, 309, 615 2, 232, 536 2, 516, 899 2, 140, 162 1, 984, 312 1, 894, 577 1, 165, 666	\$832 \$, 983 3, 415 8, 089 8, 451 5, 333 7, 290 10, 360 5, 000 10, 377 12, 488 9, 100 17, 766 18, 696 6, 696 6, 696 12, 347 25, 698 7, 100 9, 790 9, 790 9, 790 13, 954 8, 214 8, 214	\$323 12, 377 19, 551 17, 066 22, 674 10, 065 5, 738 9, 535 10, 175 8, 411 6, 732 14, 883 17, 586 13, 805 11, 253 13, 469 12, 062 23, 365 8, 012 14, 364 1, 414 4, 291 744	\$1, 224 5, 031 9, 746 12, 160 10, 521 7, 722 8, 018 9, 093 8, 771 10, 583 11, 670 20, 601 20, 507 25, 033 18, 103 19, 662 21, 411 26, 752 30, 476 29, 410 33, 141 25, 936 24, 810 22, 162 13, 291	\$223, 977 1, 122, 704 2, 578, 071 2, 594, 973 2, 245, 170 1, 635, 322 1, 619, 71 1, 565, 100 1, 784, 482 2, 099, 285 2, 217, 655 2, 270, 026 2, 614, 478 1, 817, 889 1, 914, 045 2, 157, 178 2, 389, 154 2, 277, 058 2, 574, 194 2, 277, 765 2, 177, 476 2, 027, 387 1, 925, 697 1, 925, 697
TotalClosed in 1940	86	4, 928 301	155, 414. 72 6, 434. 49	1, 766, 423 33, 976	19, 918, 691 510, 057	28, 122, 338	48, 041, 029 510, 057	234, 508 6, 939	271, 394 5, 863	425, 834 11, 660	48, 972, 765 534, 519
Active	2,832	4, 627	148, 980. 23	1, 732, 447	19, 408, 634	28, 122, 338	47, 530, 972	227, 569	265, 531	414, 174	48, 438, 246

TABLE 6.—INCOMPLETE CASES INVOLVING LONG-CONTINUING OR PERMANENT DISABILITY, SHOWING DURATION AND COSTS AS OF DEC. 31, 1940, BY ESTABLISHMENT

		Т	otal disabi	llity			Pa	artial disab	oility		
Establishment	Number of cases	Duration to Dec. 31, 1940	Medical	Compensation to Dec. 31, 1940	Estimated future cost	Number of cases	Duration to Dec. 31, 1940	Medical cost	Compensation to Dec. 31, 1940	Estimated future cost	Total cost
Treasury. Justice	- 45 - 44 - 6 - 2 - 48 - 7 - 3 - 8 - 8	85, 007 29, 499 615, 473 211, 950 381, 709 157, 498 150, 852 17, 409 4, 141 148, 764 22, 583 4, 548 48, 719 4, 774 15, 652 69, 717	\$24, 144 18, 638 191, 696 41, 463 51, 132 45, 823 43, 830 4, 055 128 45, 966 5, 303 1, 642 35, 157 3, 247 6, 816 8, 814	\$246, 484 92, 486 1, 538, 319 598, 302 1, 023, 443 439, 825 409, 323 47, 451 10, 765 408, 571 57, 683 8, 701 140, 746 9, 447 42, 513 188, 048	\$402, 259 146, 379 1, 783, 891 773, 407 7, 220, 737 676, 408 651, 910 84, 091 24, 274 623, 321 69, 904 19, 572 127, 087 50, 786 58, 004 347, 688	65 33 631 1000 172 213 263 45 3 148 29 20 31 48 39 20	127, 731 53, 644 1, 082, 603 148, 771 308, 980 287, 645 280, 615 50, 526 4, 914 230, 197 23, 156 15, 171 184, 341 34, 131 39, 007 26, 755	\$37, 072 27, 743 289, 715 58, 143 54, 904 131, 473 191, 096 19, 694 556 38, 253 8, 575 9, 543 11, 524 21, 438 34, 094 1, 766	\$371, 258 182, 172 2, 623, 193 388, 549 839, 336 755, 383 725, 036 132, 074 10, 801 576, 202 54, 797 39, 215 251, 699 92, 602 103, 759 65, 824	\$369, 450 215, 066 3, 038, 354 576, 390 857, 521 977, 585 1, 198, 559 215, 751 12, 808 636, 299 88, 979 94, 699 216, 568 295, 081 208, 475 102, 369	\$1, 450, 66 682, 48 9, 465, 16 2, 436, 22 4, 047, 07 3, 026, 44 3, 219, 77 503, 11 59, 33 2, 328, 61 285, 24 472, 66 453, 66 714, 56
Total	***	1, 968, 295	527, 854	5, 262, 107	7, 059, 718	1,860	2, 798, 187	935, 589	7, 211, 900	9, 103, 954	30, 101, 1

TABLE 7.—NUMBER AND COST OF FEDERAL FATAL CASES ACTED UPON DURING 1940

Establishment	Number of cases	Number of de- pendents	Monthly award	Cost in 1940	Cost to Dec. 31, 1940	Estimated future cost	Total compensation	Medical cost	Compensa- tion be- fore death	Burial cost	Total paid and esti- mated cost
Agriculture_Commerce_Interior_Labor_Navy_Post Office_Justice_Treasury_War_Veterans' Administration_District of Columbia_U.S. Public Health Service_Federal Works Agency_Home Owners' Loan Corporation_Interstate Commerce Commission_U.S. Maritime Commission_Architect of the Capitol_Civil Aeronautics Authority_Tennessee Valley Authority_	16 2 9 38 5 1 4 3 2 1 3 3 1 3	56 16 56 2 44 31 5 16 93 9 5 4 10 3 1 4 2 5 5 15 16 16 93 93 95 5 16 16 16 16 16 16 16 16 16 16 16 16 16	\$1, 456. 53 290. 98 1, 048. 37 119. 58 1, 259. 29 1, 058. 0110. 85 571. 74 2, 300. 25 300. 50 62. 64 62. 64 62. 64 62. 64 62. 64 62. 64 63. 7 64. 39 61. 25 96. 88 78. 75 223. 13 310. 99	\$11, 764 2, 728 9, 410 1, 402 9, 288 9, 768 1, 330 4, 296 21, 401 3, 304 412 2, 052 1, 362 1, 493 245 603 787 1, 911 2, 944	\$13, 163 2, 910 23, 342 1, 406 9, 413 17, 827 1, 857 6, 669 24, 640 3, 720 4112 2, 088 1, 480 2, 783 245 6, 919 2, 270 1, 911 4, 140	\$298, 653 52, 029 213, 890 24, 739 280, 386 178, 801 18, 488 129, 712, 290 54, 488 10, 982 43, 677 48, 860 28, 481 16, 148 13, 110 11, 694 51, 085 52, 617	\$311, 816 54, 939 237, 232 26, 145 289, 799 196, 628 20, 345 136, 381 466, 930 58, 208 11, 394 45, 765 50, 340 31, 264 16, 393 20, 029 13, 964 52, 996 56, 757	\$1, 662 140 2, 828 43 270 1, 156 	\$3, 676 643 6, 571 1, 272	\$4,046 1,051 3,183 413 3,005 2,558 497 1,409 5,012 741 200 767 300 433	\$317, 524 56, 130 246, 919 26, 601 293, 717 200, 842 20, 842 138, 786 473, 761 61, 574 33, 182 16, 393 20, 539 15, 904 53, 967 60, 826
TotalNo dependents Disapprovals	168 40 108	377	9, 930. 79	86, 500	127, 195	1, 970, 130	2, 097, 325	12, 876 1, 611 189	14, 880 326	26, 285 5, 258	2, 151, 366 7, 195 189
Grand total	316	377						14, 676	15, 206	31, 543	2, 158, 750

Fatal cases.—Compensation in the total amount of \$1,766,423 was paid during the year ending December 31, 1940, in the form of death benefits to 4,928 dependents of 2,918 deceased employees. Death benefits were awarded during the year in 168 new cases in which 377 dependents were entitled to compensation. During the same period the award to 301 dependents terminated and 86 cases were closed. On December 31, 1940, compensation was being paid in 2,832 fatal cases to, or on the account of 4,627 dependents of deceased employees. The dependents in these cases are 2,422 widows; 1,844 children, 71 dependents over 18 years of age incapable of self-support; 249 parents; 40 brothers, sisters, grandparents, or grandchildren; and 1 widower. The remarriage rate for widows receiving compensation, computed on the basis of 33,594 years of exposure, is only 1.67 per hundred years of exposure. Since only a relatively few of these widows remarry, most of them will continue on the compensation roll for life. a cumulative increase in the number of fatal cases in which compensation is being paid as indicated in table 8 covering the period 1931 to 1940, inclusive:

TABLE 8.—AWARDS, CESSATIONS, AND ACTIVE DEATH CASES, 1931-40

Year	Active death cases at beginning of each year	Awards during the year	Cessa- tions during the year	Active death cases at end of year	Year	Active death cases at beginning of each year	Awards during the year	Cessa- tions during the year	Active death cases at end of year
1931	2, 169	153	81	2, 241	1936	2, 486	179	124	2, 541
1932	2, 241	144	87	2, 298	1937	2, 541	181	119	2, 603
1933	2, 298	138	103	2, 333	1938	2, 603	174	86	2, 691
1934	2, 333	188	106	2, 415	1939	2, 691	165	107	2, 749
1935	2, 415	199	128	2, 486	1940	2, 749	1 169	86	2, 832

¹ Payments began on a third-party case not previously included.

The average monthly compensation award in 168 fatal cases with dependents, approved during the year 1940, is \$59.11. The average award in new cases approved during the 5 preceding years, is, respectively, \$63.30 in 1939, \$59.76 in 1938, \$57.11 in 1937, \$58.68 in 1936, and \$57.33 in 1935. In addition to the compensation awarded to dependents in these cases, other benefits were authorized in the amount of \$54,041, distributed as follows: Burial expense, \$26,285; medical expense, \$12,876; disability compensation, \$14,880. Benefits amounting to \$7,195 were awarded in 40 additional cases in which there were no dependents entitled to compensation. The benefits authorized in these approved cases were burial expense, \$5,258; medical expense, \$1,611; and disability compensation, \$326. The compensation awards to dependents in 168 fatal cases approved in 1940, distributed to show the various classes of dependents, the compensation award for each class, and the average monthly compensation, are shown in table 9.

Table 9.—AWARDS IN 168 CASES WITH DEPENDENTS, APPROVED IN 1940 $\label{eq:federal} \textbf{Federal Act}$

			Total esti-		Average	
Dependents	Number of de- pendents	Total monthly award	mated value of award	Age	Monthly award	Estimated value of award
Widows Children under 18 Brothers and sisters under 18 Over 18 years and incapable of	138 183 9	\$6, 934. 09 2, 242. 10 51, 25	\$1, 767, 114 236, 247 4, 542	38. 9 8. 9 13. 3	\$50. 25 12. 25 5. 69	\$12, 805 1, 291 505
self-support Grandchildren Fathers Mothers	7 4 12 24	120. 79 8. 75 161. 43 412. 38	43, 108 868 12, 335 33, 121	34.6 3.8 68.1 62.6	17. 26 2. 19 13. 45 17. 18	6, 158 217 1, 028 1, 380
Total	377	9, 930. 79	2, 097, 325			

Compensation costs in 2,918 cases in which payments were made during 1940 are shown in table 5. The cases included in this table are distributed according to the year in which the injury occurred, and it will be noted that in about 25 percent of the cases, compensation is being paid for injuries that occurred previous to 1924. In about 50 percent of all cases compensation is being paid for injuries that occurred previous to 1931. Over \$19,918,000 has been paid to the beneficiaries of deceased employees in these cases to and including December 31, 1940. The estimated value of future installments of compensation payable to these beneficiaries is \$28,122,338. Other benefits, in addition to death compensation, amounting to \$931,736, have been paid in these cases as follows: \$234,508 for medical care, \$271,394 for compensation on account of disability prior to death, and \$425,834 for burial expenses. The estimated total cost of these cases is

\$48,972,765.

Nonfatal cases disposed of.—During the year 1940 a total of 49,042 nonfatal cases were conditionally closed in the records of the Commission. It is to be expected, however, that an indeterminate but relatively small number of these will subsequently be reopened on account of the recurrence of disability and for consideration of applications for review by the Commission. The reasons for closing and the number of cases closed for each of the several reasons are: Compensation paid, 5,677; period of disability covered by leave with pay, 11,345; no time lost, 22,514; duration of disability 3 days or less, 5,917; disapproved by the Commission, 3,206; and no claim filed, 387. It is interesting to note that of the 20,615 cases in which disability lasted more than 3 days, 11,345 cases or 55 percent involved no direct compensation benefit, other than medical, the lost time being charged to leave with pay, presumably much of which was sick leave. All of the cases disposed of necessitated some administrative action and the fact that compensation was not paid in a large number of cases does not indicate that such cases involved no expenditure of funds. About 51 percent of the 22,514 cases in which disability did not cause loss in time from work involved expenditures for medical attention, thus necessitating an administrative examination of these cases to determine whether the compensation law was applicable and the injured person entitled to treatment or other benefits. Medical expense was incurred in 47 percent of all approved noncompensated cases at a total cost of \$337,081. The total amount expended for medical treatment in all nonfatal cases reported as closed in this report is \$710,301. This amount does not take into account the value of medical treatment provided through Government facilities for which no payment was made by the Commission. The value of services rendered by United States medical officers and hospitals cannot be stated exactly, but from the information available, the Commission believes that this service may be estimated conservatively at about \$500,000 per year.

The number of cases disapproved by the Commission in 1940 represents 6.5 percent of all cases disposed of during that year. The number of such cases in the preceding year represents 6.6 percent of the cases disposed of in that year. The percentage of cases disapproved in 1938 is 7.6 percent; in 1937, 7.7; in 1936, 8.5; in 1935, 8.2; and in 1934, 6.7. The number of cases disapproved by the Commission for the 4 years 1937 to 1940, inclusive, and the reason for disapproval are shown in table 10.

TABLE 10.—DISAPPROVED CASES, 1937-40

	19	940	19	39	1938		19	37
Reason for disapproval	Non- fatal	Fatal	Non- fatal	Fatal	Non- fatal	Fatal	Non- fatal	Fatal
Disability not due to injury	2, 926	70	2, 546	49	2, 494	76	2, 484	68
duty	166	36	149	18	140	29	152	12
Claim not filed within the statutory limit	67	2	84	3	93	4	59	8
Claimant not a civil employee	39		21	1	19		19	5
Accepted retirement, no compensation paid_ Intoxication proximate cause of injury			2		6 1		6 3	1
Injury due to willful misconduct	7		27		35		270	
Total	3, 206	108	2, 836	71	2, 788	109	2, 994	94

Temporary total disability.—In 22,972 lost-time cases closed during 1940, the injury caused 461,976 days of temporary total disability. Approximately 48 percent of the loss of time, or 223,768 days, was covered by leave of absence with pay. In 11,271 cases the entire period of temporary disability was covered by leave and no compensation was awarded for the 182,464 days lost due to disability. Although not reflected in compensation costs this loss in time of 223,768 days covered by leave is equivalent to an average work year of 257 days for about 870 employees, and represents an additional cost to the Government for injuries to its employees. If this hidden cost is computed on the basis of a presumed annual wage of \$1,500 which is probably close to the average for this class, the cost to the Government for time lost on account of such injuries is nearly \$1,300,000, and this sum should be added to the amount actually paid to injured employees in the form of disability compensation to ascertain the total cost.

In 5,404 compensated cases the disability amounted to 262,443 days, of which 33,809 days were covered by leave of absence with pay. Disability compensation awarded for lost time without pay in these cases amounts to \$573,127. The average duration of disability in compensated cases is 48.6 days, and the average compensation awarded amounts to \$106.06 per case. The average duration and

compensation awarded in cases closed in 1940 is less than in 1939, when the average duration was 55 days and the average award \$121. The average duration of disability in similar cases closed in 1938 is 56 days; in 1937 is 51 days; and in 1936, 55 days. The average award in the respective years is \$124, \$115, and \$130.

Table 11 shows the number of temporary disability cases by reporting offices, the duration of disability, and the amount of compensation

paid.

The numerical and percentage distribution of temporary total disability cases according to duration of disability covering all cases closed prior to January 1, 1941, is shown in table 12. This tabulation shows that 25.7 percent of the temporary disability cases closed in 1940 did not involve compensation because of the 3-day waiting period, that 82.8 percent did not extend beyond 4 weeks, 90.7 percent were 7 weeks or less in duration, and that 97.5 percent were back at work by the end of the fifteenth week.

TABLE 11.—NUMBER, DURATION, AND COST OF LOST TIME INJURIES CAUSING TEMPORARY TOTAL DISABILITY CLOSED DURING 1940

		All	eases					Con	npensated	cases			
Establishment		- ·	-		AT	Describer		G		rage	Med	lical	Number
	Number of cases	Duration (days)	Leave (days)	Average duration	Number of cases	Duration (days)	Leave (days)	Compen- sation	Duration	Compensation	Number of cases	Cost	of addi- tional awards
Agriculture Commerce Interior Justice Labor Navy Post Office International Boundary State Treasury War Veterans' Administration District of Columbia Government Government Printing Office U. S. Maritime Commission Tennessee Valley Authority Civil Aeronautics Authority Social Security Board Federal Works Administration Home Owner's Loan Corporation All others	152 5 892 3, 719 675 408 36 53 550 52 222 733	73, 756 15, 591 37, 427 2, 289 57, 957 123, 449 1, 829 13, 891 79, 526 13, 624 8, 884 1, 198 1, 022 11, 233 1, 044 3, 670 10, 610 1, 000 3, 016	23, 384 3, 643 11, 821 1, 725 689 37, 740 72, 566 819 133 10, 815 30, 653 4, 526 937 545 2, 203 589 2, 849 6, 239 750	23. 0 24. 1 23. 0 19. 6 16. 4 20. 4 18. 2 12. 0 47. 4 420. 2 21. 8 33. 3 19. 3 20. 4 20. 1 16. 5 14. 5 12. 0	1, 040 319 580 8 8 1 465 1, 244 48 1, 138 64 7 7 7 238 13 10 112 2 7	51, 632 12, 444 27, 193 662 10 25, 979 58, 935 1, 060 176 3, 475 52, 422 5, 620 4, 869 258 557 9, 075 465 950 5, 011 289 1, 361	3, 516 797 2, 326 169 10, 701 118 72 674 4, 970 1, 616 569 363 80 225 5841 62 118	\$115, 756 25, 647 57, 935 1, 421 19 53, 426 142, 154 2, 091 165 8, 358 108, 088 8, 120 8, 635 7, 755 1, 073 22, 497 1, 059 2, 243 10, 235 7, 750 2, 2700	49. 6 39. 0 46. 9 82. 8 10. 0 55. 9 47. 4 42. 4 176. 0 72. 4 46. 76. 1 90. 6 76. 1 36. 9 79. 6 38. 1 35. 8 95. 0 44. 7 41. 3 90. 7	\$111. 30 80. 40 99. 89 177. 63 19. 00 114. 89 114. 27 83. 64 165. 00 174. 13 94. 98 130. 97 134. 92 107. 86 153. 29 94. 53 81. 46 224. 30 91. 38 107. 14	873 156 413 4 1 121 698 24 1 22 625 18 22 4 	\$66, 215 5, 305 33, 359 1, 671 118 11, 416 60, 195 1, 843 286 2, 030 46, 930 46, 930 2, 545 226 31 7, 256 1, 180 637 891 643 2, 678	133 141 77 55 55 122 124 4 4 36
Total	22, 972	461, 976	223, 768	20. 1	5, 404	262, 443	33, 809	573, 127	48.6	106.06	3, 187	254, 498	621

								Non	compens	ated cas	ses								
			Leave	cases					No clair	m filed					3 days	or less			Total
Establishment	Num-	Dura-		Me	dical	Num-	27	D		Med	lical	Num-	2.7			Me	dical	Num-	ber of addi- tional
	ber of cases	tion (days)	Leave (days)	Num- ber of cases	Cost	ber of addi- tional awards	Num- ber of cases	Dura- tion (days)	Leave (days)	Num- ber of cases	Cost	ber of addi- tional awards	Num- ber of cases	Dura- tion (days)	Leave (days)		Cost	ber of addi- tional awards	awards
Agriculture Commerce Interior Justice Labor Navy Post Office	1, 207 188 562 85 25 1, 713 3, 715	19, 112 2, 749 8, 989 1, 531 549 29, 734 60, 063	18, 698 2, 716 8, 823 1, 510 537 29, 541 58, 995	933 49 375 41 15 163 1,712	\$39, 044 2, 061 18, 713 5, 059 817 7, 006 52, 229	99 6 45 7 4 23 130	139 13 36 1 1 27 86	1,337 125 321 45 133 866 980	55 37 124 426 233	97 5 19 1 1 3 37	\$1,441 122 484 167 52 325 718	8 1 1	814 128 446 23 17 632 1,727	1,675 273 924 51 31 1,378 3,471	1,115 130 635 46 28 1,284 2,637	550 30 307 6 4 23 580	\$5,742 400 3,781 57 44 377 6,169	33 1 20, 4 35	2777 18 143 11 6 85 286
International Boundary State Treasury War Veterans' Administration District of Columbia Gov-	66 3 571 1,586 452	606 58 9, 676 24, 564 7, 620	587 58 9, 557 24, 126 7, 499	52 1 168 776 19	850 5 13, 248 31, 533 957	28 64 4	5 5 52 2	179 644 39	76 120 23	2 31 1	27 697 41	1	56 1 268 943 159	3,471 118 3 561 1,896 345	2, 637 103 3 508 1, 437 312	32 466 3	335 399 5, 442 58	4 21 1	39 213 19
ernment	247 24 36 115 23 151	3,812 931 444 1,721 505 2,587	3, 778 927 426 1, 677 501 2, 523	51 8 14 61 18 55	1, 718 597 306 2, 425 1, 762 2, 511	1 1 5 1	9 4 1	65 48 10		2 2 2 1	28 72 5		97 5 10 188 12 60	203 9 21 372 26 123	179 9 17 163 8 101	7 4 26 6 15	30 23 312 84 186	1	5 1 5 41 1
tion	387 44 71	5, 111 634 1, 468	5, 002 629 1, 428	160 17 24	7, 610 1, 280 1, 750	16 7 7	3 1 2	13 13 59	46	1 1	3 53		231 31 62	475 64 128	396 59 100	75 7 6	1, 257 146 94	6 2 1	34 11 12
Total	11, 271	182, 464	179, 538	4,712	191, 481	451	387	4,922	1, 151	208	4, 292	12		12, 147	9, 270		24, 936	131	1, 215

Table 12.—NUMERICAL AND PERCENTAGE DISTRIBUTION OF TEMPORARY TOTAL DISABILITY CASES ACCORDING TO NUMBER OF DAYS DISABLED IN CASES CLOSED DURING CALENDAR YEAR, 1940, AND CUMULATIVE EXPERIENCE, SEPT. 7, 1916, TO DEC. 31, 1940

	Sept. 7, 1	1916, to De	c. 31, 1940		19	40	
Number of days disabled	Number of cases	Percent of total number of cases	Cumu- lative percent	Number of cases	Duration (days)	Percent of total number of cases	Cumu- lative percent
1 to 3. 4 to 7. 8 to 14. 15 to 21. 22 to 28. 29 to 35. 36 to 42. 43 to 49. 50 to 56. 57 to 63. 64 to 70. 71 to 77. 78 to 84. 85 to 91. 92 to 98. 99 to 105. 106 to 112. 113 to 119. 120 to 126. 127 to 133. 134 to 140. 141 to 147. 148 to 154. 155 to 161. 162 to 168. 169 to 175. 176 to 182. 183 to 365. 366 to 547. 548 to 730.	81, 936 77, 244 74, 383 38, 087 22, 058 8, 613 15, 369 8, 613 2, 862 2, 283 1, 904 1, 611 1, 250 1, 006 872 463 410 330 317 248 3, 197 786 325	22, 42 21, 13 20, 35 10, 42 6, 03 4, 34 4, 2, 94 2, 36 1, 77 1, 47 1, 07 78 62 52 44 34 23 18 18 15 13 11 10 9 09 07 87 87 22 20	22. 42 43. 55 63. 90 74. 32 80. 35 84. 69 87. 63 89. 99 91. 76 93. 23 94. 30 95. 70 96. 22 96. 66 97. 00 97. 28 97. 75 97. 75 97. 73 98. 08 98. 21 98. 34 98. 45 98. 54 98. 63 99. 57 99. 79 99. 88	5, 904 5, 143 4, 5915 1, 226 787 787 788 401 315 251 186 134 109 119 64 62 25 26 22 23 31 14 16 162 38 8	12, 134 27, 427 48, 891 38, 251 30, 485 24, 982 21, 794 21, 520 21, 222 18, 949 16, 679 13, 730 10, 843 9, 571 11, 294 6, 526 6, 515 5, 155 4, 688 4, 688 3, 421 3, 737 3, 321 3, 632 2, 862 2, 862 2, 862 2, 862 2, 862 2, 862 2, 862 3, 5464	25. 69 22. 38 19. 98 9. 38 5. 34 3. 43 2. 42 2. 44 1. 75 1. 09 81 5. 28 27 24 18 16 6. 11 11 10 0. 09 0. 66 0. 77 77 71 17 0. 33	25. 66 48. 0' 68. 0: 77. 44. 82. 7' 86. 2: 22. 86. 6. 90. 66 90. 66 90. 67. 91. 2: 96. 7' 97. 2: 96. 7' 97. 2: 98. 0 98. 2: 98. 3 98. 3: 98. 4! 98. 60 98. 89. 98. 99. 99. 99. 99. 99. 99. 99.
730 plus	456 365, 553	100.00	100.00	22, 978	19, 370	100.00	100.00

Permanent partial disability.—Permanent partial disability cases closed during 1940 number 327 as compared with 202 closed during the preceding year. In 77 of these cases no compensation was paid as all but 21 days of the entire period of disability of 3,082 days was covered by leave of absence with pay and the injured employee was able to resume his employment without compensable loss in earning capacity. It cannot be stated that all of these cases have been finally closed, and it is reasonable to anticipate that some of them will probably be reopened because the injured employee may suffer a subsequent loss in earning capacity attributable to the permanent loss incurred. The duration of disability in the 250 compensated permanent disability cases is 148,043 full days, for which compensation was paid in the amount of \$385,419. In addition to the compensation paid to injured employees, the sum of \$63,996 was expended for medical This amount does not include \$3,842 for such treatment in 32 of the 77 cases in which no compensation was paid. The average duration of disability in compensated cases closed during 1940 is 592 days as compared with 956 days in cases closed during 1939. The average award for the respective years is \$1,542 and \$2,558. Table 13 classifies these cases by reporting office and shows the number of cases, duration of disability, and the amount of compensation.

		All cases					C	ompensa	ited cases					No	ncompe	nsated c	ases		Total
Establishment			Aver-					Av	rerage	Me	dical	Num-	Num	Dura		Med	lical	Num- ber of	num- ber of addi-
Establishment	Num- ber of cases	Dura- tion (days)	age dura- tion	Num- ber of cases	Dura- tion (days)	Leave (days)		Dura- tion (days)	Compen- sation	Num- ber of cases	Cost	ber of addi- tional awards	Num- ber of cases	Dura- tion (days)	Leave (days)	Num- ber of cases	Cost	addi- tional awards	tional awards
Agriculture Commerce Interior Justice Navy Post Office Treasury War	36 8 31 4 64 23 13 94	12, 599 2, 297 45, 177 2, 403 26, 011 9, 605 17, 025 46, 347	350 287 490 601 406 418 1,310 493	34 7 25 3 43 16 9 73	12, 523 2, 293 14, 991 2, 381 25, 178 9, 405 16, 833 45, 622	681 72 190 233 685 1,119 430 548	\$26, 501 7, 041 34, 920 8, 133 74, 291 24, 561 56, 020 113, 000	368 328 600 794 586 588 1, 870 625	\$779. 44 1, 005. 86 1, 396. 80 2, 711. 00 1, 727. 70 1, 535. 06 6, 224. 44 1, 547. 95	32 5 15 3 24 15 8 55	\$11, 533 741 14, 864 593 6, 222 6, 258 4, 301 13, 343	11 7 27 9 8 34	2 1 6 1 21 7 4 21	76 4 186 22 833 200 192 725	74 4 186 22 831 196 192 716	2 1 5 4 1 12	\$475 31 92 173 367 585 147 1, 185	1 2 2 1 2 3 1 7	12 2 9 1 29 12 9 41
Veterans' Administra- tion District of Columbia	17 10	9, 133 5, 973	537 597	12 10	8, 860 5, 973	586 304	21, 191 11, 730	738 597	1, 765. 92 1, 173. 00	5 6	1, 647 1, 707	6 4	5	273	271	1	75		6 4
Tennessee Valley Au- thority	11 7 9	2, 555 845 1, 155	232 121 128	10 5 3	2, 505 761 718	4 88 165	4, 924 1, 397 1, 710	251 152 239	492. 40 279. 40 570. 00	7 3	1, 722 771 294	2 1 4	1 2 6	50 84 437	50 84 435	1 1 2	101 79 532	2	1 6
Total	327	151, 125	462	250	148, 043	5, 105	385, 419	592	1, 541. 68	178	63, 996	113	77	3, 082	3, 061	32	3, 842	21	134

Permanent total disability.—Twenty-three injury cases in which disability was classified as permanent total were closed in the files of the Commission during the calendar year 1940. The duration of disability in these cases is 94,716 days, or an average of slightly more than 11 calendar years per case. More than half of these injuries occurred prior to the year 1928.

The total amount expended by the Commission in the 23 cases is \$273,846, or \$11,906 per case. Of this average cost, \$1,778 or about 15 percent, represents expenditures for medical care. This medical expense is exclusive of services rendered by governmental medical and

hospital facilities.

Of the 23 cases, 19 were terminated by the death of the injured from causes either adjudged noncompensable, or found to have occurred outside the statutory period. The 23 cases are shown by year of injury in table 14.

TABLE 14.—NUMBER, DURATION, AND COSTS OF PERMANENT TOTAL DISABILITY CASES CLOSED IN 1940, BY YEAR OF INJURY

Year injured	Number of cases	Duration (days)	Leave (days)	Com- pensa- tion	Medical cost	Total cost	Average cost per case
1917	1	8, 198	3	\$11,507	\$294	\$11,804	\$11,804
1920	2	14, 644		20, 857	559	21, 416	10, 708
1921	1	6, 172		20, 174	510	20, 684	20, 684
1922	1	3,803	24	9,818	68	9,886	9,886
1923	1	6, 312	68	11,585	827	12, 412	12, 412
924	2	10,096		22, 704	1,466	24, 170	12, 085
.925	1	5, 415	30	11, 518	12,023	23, 541	23, 541
1926	3	13, 645	273	43, 583	13,807	57, 390	19, 130
.928	1	4, 396	1	16, 157	283	16, 440	16, 440
1929	2	7, 493	40	21, 241	1,391	22, 632	11, 316
1930	1	3,502	12	13,093	428	13, 521	13, 521
932	2	5, 702	38	17,849	6, 111	23, 960	11, 980
935	2	3, 505	46	7,051	187	7, 238	7, 238
1936	1	1,059	70	3,792	1,323	5, 115	5, 115
1937	1	232		439	980	1,419	1,419
1938	1	542	125	1,576	642	2, 218	2, 218
Total	23	94, 716	730	232, 947	40, 899	273, 846	11, 906

Medical and surgical care and treatment.—When civil employees of the United States are injured while in performance of their duties they are entitled to reasonable medical and hospital services and supplies needed as a result of the injury. The law provides that where practicable such services shall be furnished by the United States medical officers and hospitals. For this purpose the hospitals and dispensaries of the United States Public Health Service are available without cost, and to a limited extent also hospitals under the control of the Army, Navy, Veterans' Administration, and the Bureau of Indian Affairs. The Veterans' Administration, by special arrangement with the director in each case, furnishes treatment to beneficiaries without cost. The Army and Navy hospitals are generally used only for the treatment of their own civilian employees and are reimbursed from the compensation fund on the rate established for such service. In localities where the services of United States medical officers are not available, medical treatment is furnished by private physicians designated by the Commission, of which some 4,000 have been selected throughout the United States. These physicians are paid a reasonable fee by the Commission for services actually rendered.

Expenditures from the compensation fund during the fiscal year ended June 30, 1941, for medical treatment and transportation for the purpose of securing the same, are as follows:

Physician or surgeon	\$418, 006, 51
Hospital	343, 637. 12
Appliances	16, 389. 34
Nurse	22, 873. 79
Transportation	36, 973. 11
Miscellaneous	23, 403. 71

Grand total_________861, 283. 58

Payments made from the compensation fund for medical treatment in 3,387 of the 5,677 compensated nonfatal cases closed in 1940 amount to \$359,393, or \$106.11 per case treated. The expense for

amount to \$359,393, or \$106.11 per case treated. The expense for this service in 18,705 noncompensated nonfatal cases out of a total of 40,159 such cases closed during 1940 is \$18.02 per case treated. Medical treatment furnished in 81 of 316 fatal cases approved in 1940 cost \$14,676, or \$181.19 per case treated. Expenditures from the compensation fund for medical treatment in 306,024 out of a total of 641,067 cases tabulated prior to December 31, 1940, amount to

\$11,395,446, or an average of \$37.24 per case treated.

These costs do not include payments for medical treatment in non-fatal cases which are still active. Expenditures to December 31, 1940, for medical treatment in 503 permanent or prolonged total disability cases still open on that date amount to \$527,854, or \$1,049 per case, and in 1,860 incomplete permanent partial disability cases expenditures for this purpose amount to \$935,589, or \$503 per case. In many of these permanent disability cases the injured employees are still in hospitals, or under medical treatment. So far as practicable these cases are hospitalized in institutions operated by the Government. Medical payments in cases closed during 1940, together with the amount paid in all cases tabulated prior to December 31, 1940,

Third-party cases.—Recoveries were made in 409 cases closed during 1940 in which the injury occurred under circumstances creating a legal liability upon a third party for the payment of damages. In 11 fatal cases the gross value of the recovery is \$52,116 and the net value after deducting attorneys' fees and other costs of collection is \$36,628, of which \$29,626 represents the estimated net saving in compensation This saving is 26 percent of the total benefits paid and estimated to be paid in these 11 fatal cases. In 2 permanent total injury cases gross recoveries amount to \$13,410 and net recoveries, \$8,717, all of which is a net saving in compensation costs. In 396 other nonfatal injury cases, the gross value of the recovery is \$285,695 and the net value is \$209,531, of which \$55,342 is a direct saving in com-This saving is 73 percent of the total benefits paid pensation costs. and estimated to be paid in these cases. The total saving through recoveries made from third parties during the year is \$93,685, of which \$46,268 was actually refunded to the Commission, and the balance charged against future payments of compensation on account of the same injuries. At the close of business on December 31, 1940, 59 fatal and 579 nonfatal cases were listed on the third-party docket; most of these were in the hands of designated attorneys and in the process of settlement. The number of cases examined for third-party liability and the disposition of such cases are shown in tables 16 and 17.

are shown in table 15.

TABLE 15.—SUMMARY OF MEDICAL PAYMENTS IN NONFATAL CASES CLOSED AND FATAL CASES ACTED UPON DURING 1940, AND CUMULATIVE DATA SEPT. 7, 1916, TO DEC. 31, 1940

		1940		Sept. 7, 1	1916, to De	c. 31, 1940
Classification	Number of cases	Number with medical payments	Total medical cost	Number of cases	Number with medical payments	Total medical cost
Compensated cases: Temporary total disability Permanent partial disability Fatal cases approved. Permanent total (closed)	5, 404 250 316 23	3, 187 178 81 22	\$254, 498 63, 996 14, 676 40, 899	157, 115 6, 916 6, 376 489	85, 599 5, 007 2, 115 448	\$5, 650, 176 1, 241, 671 454, 298 461, 262
Total	5, 993	3, 468	374, 069	170, 896	93, 169	7, 807, 407
Noncompensated cases: Covered by leave: Temporary total disability Permanent partial disability	11, 271 74	4,712	191, 481 3, 769	111, 125 925	43, 363 458	1, 599, 573 55, 943
Total	11, 345	4,743	195, 250	112, 050	43, 821	1, 655, 516
No claim filed: Temporary total disability Permanent partial disability	387	208	4, 292	15, 285 100	4, 571 26	76, 778 1, 609
Total	387	208	4, 292	15, 385	4, 597	78, 387
3 days or less: Temporary total disability Permanent partial disability	5, 910	2, 189	24, 936 73	81, 944 106	28, 995 48	358, 004 1, 677
Total No time lost: Total	5, 913 22, 514	2, 190 11, 564	25, 009 112, 530	82, 050 223, 108	29, 043 123, 010	359, 681 1, 112, 913
Total noncompensated cases Disapproved (noncompensable)	40, 159 3, 314	18, 705 705	337, 081 14, 016	432, 593 37, 578	200, 471 12, 384	3, 206, 497 381, 542
Grand total	49, 466	22, 878	725, 166	641, 067	306, 024	11, 395, 486

Table 16.—DISPOSITION OF CASES EXAMINED FOR POSSIBLE THIRD PARTY LIABILITY, FROM JAN. 1, 1940, TO DEC. 31, 1940

			Cases		uring cal 1940	endar	Pendin Dec. 3	
Establishment	Cases pend- ing Jan. 1, 1940	New cases re- ceived in 1940	Closed no liabil-	Closed for other	Comp cases v recover ma	where y was	Fatal	Non- fatal
			ity	reasons	Fatal	Non- fatal		
Agriculture Interior Navy	89 9 11	126 18 26	2	86 9 11	3 2	30 5 6	18 1 2	76 10 18
Post Office: City Mail Service Railway Mail Service Rural Mail Service Motor Vehicle Service Other Post Office Employees.	226 73 19 23 12	370 121 36 54 6	6 1 2	208 54 19 12 5	3	136 76 13 41 6	9	234 63 20 24 5
Total, Post Office	353	587	10	298	4	272	10	346
Treasury	37 23 45	69 41 10 11 26	1 1 2	39 22 2 4 22 53	1	25 11 4 3 22 20	5 8 2 1 12	35 23 2 4 25 40
Other establishments Total, Federal	60 627	982	16	546	11	398	59	579

¹ Administrative employees only.

TABLE 17.—BENEFITS PAID AND ESTIMATED AND DAMAGES RECOVERED DURING 1940 IN INJURY CASES ARISING FROM NEGLIGENCE OF THIRD PARTY

Disability	Total num- ber of third- party cases open during year	Court costs paid	Recoveries					Esti-
			Num- ber of cases	Amount approved		Bene- fits paid	Refund re- ceived by the	mated net credit to Gov-
				Gross	Net	and esti- mated	Com- mission	ern- ment
Fatal Permanent total Other, nonfatal	131 2 1, 476	\$28 1, 188	11 2 396	\$52, 116 13, 410 285, 695	8, 717	\$113, 610 30, 435 75, 428		8, 717
Total	1,609	1, 216	1 409	351, 221	254, 876	219, 473	46, 268	93, 685

¹ This total includes 29 cases upon which property damage was recovered in the amount of \$5,108. This amount has not been included in the tabulation. On 19 cases the amounts of the recoveries are unknown.

The tabulation of causes of nonfatal injuries formerly included in the annual reports of the Commission is omitted from this report for the reason that current information of this nature is published in the Commission's monthly Safety Bulletin. An analysis of the causes of nearly 50,000 nonfatal injury cases reported during the calendar year 1940 discloses that approximately 37 percent of such cases fall within two main causes of injuries: "Handling objects" and "Falls of persons." Handling objects constitutes the principal cause of such injuries, accounting for 22 percent of the total nonfatal cases reported. Falls of persons is second as the cause of 15 percent.

Other causes which together with handling objects and falls of persons account for two-thirds of the cases surveyed are distributed in the order of their importance as follows: Stepping in or on objects, 9 percent of the total surveyed; striking against objects, 8 percent; flying and swinging objects, 6 percent; and hand tools, 6 percent. For detailed analysis of these causes, the various issues of the Safety Bulle-

tin should be consulted.

The principal accident cause of fatal injuries to civilian employees is vehicles which accounts for 23 percent of the total surveyed. Falls of persons is second and accounts for approximately 13 percent of the total.

Cost of compensation law.—An analysis of expenditure from the compensation fund showing the amount expended for the different classes of benefits during the 5 fiscal years 1937-41, inclusive, is shown in The administrative expense connected with this law cannot be stated exactly, as part of the general overhead is properly chargeable to each of the several laws administered by the Commission. Commission expended \$569,869 for administrative purposes during the fiscal year 1941 and it is estimated that \$235,066 of this amount fairly represents the cost of administering this particular law. Expenditures for compensation benefits during the same fiscal year amounted to \$4,980,875 and therefore the administrative expense for this law is only about 4.7 percent of the total cost. The amounts reported do not include any expenditures from funds appropriated for emergency work. Table 19 furnishes a comparative statement of annual appropriations and expenditures for administrative expenses and compensation benefits, respectively, for each fiscal year since the Commission was organized.

TABLE 18.—COMPARATIVE STATEMENT OF EXPENDITURES FROM THE EMPLOYEES' COMPENSATION FUND, JULY 1, 1936, TO JUNE 30, 1941

Items	Fiscal year—						
	1937	1938	1939	1940	1941		
Employees' compensation fund: Injury compensation Lump-sum awards (injury) Medical treatment and supplies Transportation (sec. 9) Death compensation Lump-sum awards (death) Burial expenses Embalming and transportation (sec. 11) Court costs	\$1, 968, 735 9, 883 721, 555 31, 876 1, 658, 788 33, 258 3, 797 1, 166	\$1, 877, 038 2, 903 625, 649 33, 619 1, 690, 915 3, 024 28, 375 2, 418 1, 928	\$1, 866, 460 3, 025 573, 401 39, 003 1, 718, 628 26, 973 2, 954 426	\$1, 972, 575 638, 250 39, 631 1, 790, 570 2, 465 29, 582 3, 052	\$2, 233, 148 1, 218 824, 311 36, 973 1, 857, 841 25, 238 2, 064 82		
Total	4, 429, 058	4, 265, 869	4, 230, 870	4, 476, 125	4, 980, 878		

TABLE 19.—APPROPRIATIONS AND EXPENDITURES, 1916-41

	Salaries an	d expenses	Compens	tion fund	
	Total appropriations	Net expendi- tures, includ- ing estimated outstanding liabilities at the end of fiscal year	Total appro- priations ¹	Net expendi- tures	
ar. 26 to June 30, 1917	\$50,000.00	\$27, 394. 79	\$500,000	\$122, 806. 07	
cal year ending June 30:	2 87, 000, 00	79, 421. 86	500,000	706, 257, 92	
1918 1919	145, 810. 17	129, 149. 28	3 1, 300, 000	1, 399, 757. 13	
	144, 656, 02	140, 898. 09	2, 100, 000	2, 087, 365. 58	
1920	171, 940, 00	166, 627. 75	2, 500, 000	2, 303, 346, 69	
1921	160, 751. 66	156, 860, 75	2, 400, 000	2, 627, 170. 08	
1922	159, 740, 00	156, 729. 89	2, 975, 000	2, 726, 530. 83	
1923	149, 080, 00	147, 844. 00	2, 300, 000	2, 333, 526, 82	
1924	152, 100. 00	148, 202, 66	2, 500, 000	2, 463, 162, 77	
1925	4 153, 900, 00	147, 239, 63	2, 375, 000	2, 581, 379. 17	
1926	144, 540, 00	145, 872, 73	2, 600, 000	2, 616, 581. 82	
1927		146, 601. 05	3, 250, 000	3, 370, 390, 41	
1928	148, 240. 00		3, 550, 000	3, 552, 399. 38	
1929	\$ 555, 010. 00	6 189, 430. 76	4, 000, 000	4, 005, 170, 88	
1930	5 540, 326. 00	6 196, 479. 01	4, 200, 000	4, 190, 198, 14	
1931	5 573, 000. 00	6 210, 405. 07		4, 210, 199, 78	
1932	5 593, 980. 00	6 200, 937. 00	4, 200, 000		
1933	5 493, 000. 00	6 158, 757. 00	4, 450, 000	3, 957, 028, 00	
1934	404, 857. 00	6 146, 266. 00	3, 820, 000	3, 425, 163. 00	
1935	416, 510. 00	6 171, 720.00	3, 987, 900	4, 239, 986. 0	
1936	522, 300. 00	6 183, 363. 00	4, 250, 000	4, 254, 371. 00	
1937	7 516, 250. 00	6 235, 156. 00	7 4, 750, 000	4, 429, 058. 0	
1938	527, 750. 00	6 232, 109. 00	4, 650, 000	4 265, 869. 0	
1939	557, 275. 00	6 237, 210. 00	4, 775, 000	4, 230, 870. 0	
1940	8 584, 300. 00	6 248, 619. 00	4, 500, 000	4, 476, 125. 0	
1941	8 568, 900.00	6 235, 066. 00	5, 100, 000	4, 980, 875. 0	

Recommendations for legislation.—The history of nearly all workmen's compensation laws is marked by frequent amending legislation designed to meet ever changing conditions affecting employment, to correct defects in administrative procedure, and to liberalize the provisions of such laws to more effectively achieve the objectives for which

¹ Prior to 1924 appropriations for compensation were continuing.
2 Includes \$7,000 allotted from President's fund for expenses in France.
3 Includes \$50,000 allotted from President's fund.
4 Includes deficiency appropriations of \$1,900 available for expenditures during fiscal year 1927.
5 Separate appropriations for administration of Federal Employees' Act not made. Appropriation shown was made covering administrative purposes.
6 Estimated amount expended for administration of Federal Employees' Act.
7 No direct appropriation was made for 1937. The amount shown was made available by transfer or from the special fund established in the Treasury for compensation benefits for employees of the Civil Works Administration. Administration

⁸ Does not include transfer authorized from Emergency Relief appropriation.

they were conceived. The Federal Employees' Compensation Act of September 7, 1916, is somewhat of an exception in this respect for there have been relatively few amendments to this law in the 23 years since its enactment. This is a tribute to the foresight and wisdom of its authors for it has operated during these years in a manner that might generally be described as satisfactory. There has been but one essential amendment to liberalize its benefits, namely the amendment approved February 12, 1927, which increased the maximum and minimum compensation rates which prior to that date

were wholly inadequate.

It is the opinion of the Commission that amendments should be enacted to correct certain inequities in the law which operate unfairly to the disadvantage of certain beneficiaries, to extend the benefits of law to certain classes not now entitled thereto and to stengthen certain administrative features. Some of the recommendations made herein have been proposed heretofore. They are again renewed with the conviction that their enactment is essential in the interest of justice and efficient administration. These amendments are submitted in the order of the section of the law to which they relate and without regard to their relative importance:

Sec. 4. This section authorizes the payment of compensation to employees partially disabled as a result of an injury and provides that such compensation shall be equivalent to 66% percentum of the difference between the employee's monthly pay at the time of injury and his monthly wage earning capacity after the beginning of such partial disability. In many cases in which compensation is payable under this section the injured person has potentialities for gainful employment which, if developed through vocational training and rehabilitation, would result in a gain to society and ultimately reduce compensation costs by restoring to the injured person a substantial wage earning capacity. Under existing law, such injured employees are eligible for training under the vocational rehabilitation services operated through State agencies in those States receiving financial aid from the Federal Government to support such services. However, no provision has been made to assist beneficiaries of the Federal Employees' Compensation Act to take full advantage of the opportunity to receive the required training. Such employees, particularly those with dependents, cannot maintain themselves and their families with the relative small compensation received for partial disability and, under such circumstances, it is not feasible for them to accept training. It appears desirable, therefore, to encourage the economic rehabilitation of permanently disabled employees by making suitable provisions for the payment of additional compensation to such employees for their maintenance while undergoing vocational rehabilitation under the direction of the Commission. A precedent for this course of action may be found in the Longshoremen's and Harbor Workers' Compensation Act. The Commission believes the law should be amended to include similar provisions in the Federal Employees' Compensation Act.

SEC. 7. This section provides that as long as an employee is in receipt of compensation under the Compensation Act he shall not receive from the United States any salary, pay, or remuneration whatsoever except in return for services actually performed. The only exception is pensions for services in the Army and Navy of the United States. There have been instances in which this section has seemingly operated unjustly because of the strict interpretations of the word "pension" by the Comptroller General of the United States. Thus a person receiving retainer pay from the Navy is not entitled to compensation for disability resulting from an injury while in the performance of duty as a civil employee of the United States while he continues to receive retainer pay. The receipt of retainer pay does not preclude the employment of the recipient in a civil capacity in the Federal service or payment of salary or wages for such services. Since disability compensation is paid for loss of wage due to disability resulting from injury, payment of such compensation should be permitted in cases of this kind provided the retainer pay or other allowance is not increased by reason of the same or related disability. In other words an injured person entitled to receive

retainer pay should be compensated for his loss in wage on account of injury just as any other employee in the same employment. The Commission believes

section 7 should be amended to correct this injustice.

Sec. 10. Under section 10 of the existing law the compensation awarded to dependent parents is limited to a term of 8 years, and in view of the generous provisions made for the payment of compensation to widows of deceased employees, this limitation appears discriminatory and unnecessarily harsh. The law recognizes the obligation of providing compensation for parents dependent for their support upon a deceased employee at the time of his death. The Commission is unable to find any sound reason that would justify discontinuance of this compensation after a term of 8 years. If the need for assistance in such cases existed at the time of an employee's death it is reasonable to assume that this need would become greater with the passing years. In some instances the termination of the compensation award to an aged parent has left that beneficiary destitute and without any hope of relief except the charity of friends or aid from institutions in the community in which he or she resides. The Commission, therefore, strongly recommends modification of this section of the law so as to provide for the payment of compensation to dependent parents until the beneficiary dies, marries, or ceases to be dependent.

In cases of death where there is no widow and the deceased employee is survived by children, "the compensation of a child under legal age shall be paid to its guardian." The same procedure is required in respect to payment of compensation awarded to a "brother, sister, or grandchild under legal age." This requirement of the law has led to administrative difficulties in connection with the payment of compensation to minors in cases in which the estate has been so small as not to warrant the expense necessary to obtain and continue guardianship. Commission believes the law should be amended so as to permit payment of compensation in the discretion of the Commission to any State officer authorized to receive funds for such minors or to a responsible person having custody of the

Sec. 11. Under the provisions of section 11 of the compensation law the remains of an employee whose death occurs away from his home office or outside of the United States may be transported to the home of the employee, provided death results from the injury within 6 years. It is the practice of the Commission to utilize the facilities of the United States hospitals for the examination and treatment of injured employees. In some instances the death of a beneficiary from causes not related to an injury has occurred while the beneficiary was absent from home for the purpose of undergoing a medical examination or receiving treatment under orders of the Commission. Under such circumstances the Commission is without authority to pay the cost of returning the remains of the beneficiary to his home or to assume the cost of burial at the place where the death occurred. Instances of this kind are relatively few, but because of the difficult situation that develops when they occur, the Commission believes it would be in the public interest to amend the compensation law to permit the transportation of remains under such circumstances.

Sec. 27. Subparagraph (a) of this section provides that where a beneficiary who has been paid compensation under this act recovers money or other property in satisfaction of the liability of a third person to pay damages for the injury "he shall refund to the United States" the amount of compensation paid by the Commission on account of such injury. There is no penalty, however, for failure to make such refund. This is a defect in the law which should be corrected and the

Commission recommends an appropriate amendment for this purpose.

Sec. 40. The word "Employee" as used in this act is defined in section 40 to include "All civil employees of the United States." The Attorney General of the United States in an opinion dated November 22, 1917, held that a distinction must be made between "officer" and "employee" and that the benefits of the Compensation Act do not extend to officers of the Federal Government. The number of the latter has increased materially since the compensation law was enacted and in many instances those within this category receive salaries below that received by persons in the Federal service classified as employees. The risks of injury incidental to employment is as great in the case of an officer as it is in the case of an employee engaged in work of the same general classification and there appears to be no logical grounds for discrimination between the two. The Commission accordingly recommends an amendment to bring officers of the United States within the purview of this law.

SEC. -. Under existing law there is no authority for the regulation of fees for legal or other services rendered in respect to a claim or an award for compensation.

Such authority is usually conferred upon the agency administering workmen's compensation laws. This is necessary in order to prevent excessive claims against beneficiaries who may receive an award of compensation. Such authority is found in the Longshoremen's and Harbor Workers' Act and in the Act of February 15, 1934, extending compensation benefits to persons employed on emergency relief work. The Commission believes a new section should be added to the Federal Employees' Compensation Act to provide similar authority to regulate fees for legal and other services in cases arising under that law.

III. OPERATIONS UNDER THE ACT OF FEBRUARY 15, 1934

The act approved February 15, 1934 (U. S. C., title 5, sec. 796), making an additional appropriation to carry out the purposes of the Federal Emergency Relief Act of 1933, and for continuation of the Civil Works program extended the provisions of the United States Employees' Compensation Act of September 7, 1916, to employees of the Civil Works Administration, subject to certain conditions and limitations. As has been previously stated, these conditions and limitations modified the provisions of the basic law in its application to this employment to such an extent that the effect is substantially the same as if a different compensation law had been enacted. principal changes in the basic law were explained in the nineteenth annual report but, in view of the interest in this law, some of these are

summarized here.

The term "injury" as defined in the Federal Employees' Compensation Act of September 7, 1916, includes in addition to injury by accident "disease proximately caused by the employment." This definition is not applicable, however, in cases involving employees of the Civil Works Administration, enrollees in the Civilian Conservation Corps, persons other than administrative employees paid from funds provided by the Emergency Relief Appropriations of 1935–41, inclusive, and certain other beneficiaries specified in such acts. benefits of the compensation law have been extended to these emergency employments only for disability or death resulting from a "traumatic injury" which is defined by law as "only injury by accident causing damage or harm to the physical structure of the body and shall not include a disease in any form except as it shall naturally result from the injury." This restriction confines the type of injury for which compensation may be paid to a field much more limited than most workmen's compensation laws. In view of the emergency character of these employments some limitation such as this is probably necessary in the public interest, and aside perhaps from a relatively small number of cases of disability or death resulting from disease among enrollees in the Civilian Conservation Corps, it does not appear that the restrictive limitation has been unnecessarily harsh.

There have been specific cases in which this limitation has deprived employees of any relief in cases in which disability and death resulted from desease of occupational origin. For this reason the Commission believes that the scope of the law should be expanded to cover all cases in which disability or death is clearly due to occu-

pational hazards.

The act of February 15, 1934, places a limit upon the amount that may be paid for disability or death. Under the original enactment the total compensation payable in any case was limited to \$3,500 and the rate at which compensation might be paid was limited to a maximum of \$25 per month. The limitation upon the monthly compensation rate was especially harsh and this limitation was raised to \$30 effective July 1, 1937, and to \$50 effective July 1, 1938. The maximum compensation in an individual case was increased to \$4,000. The modification of the law increasing the monthly rate to \$50 and the total payment to \$4,000 was incorporated in the Emergency Relief Appropriation Act of 1938. However, the changes are applicable to all benefits accruing subsequent to July 1, 1938, in cases open on that date. The liberalization of the law in this respect eliminates to a large degree the hardships resulting from the prior inadequate rates to which reference was made in the Commission's earlier reports.

It apparently was the intention of the Congress that the cost of all compensation benefits extended to these emergency employments should be paid out of the relief appropriation through which the respective emergency work programs were made possible. To accomplish this purpose provision was made to set aside from funds provided by the relief appropriation acts such sums as the Commission with the approval of the President estimated and certified to the Secretary of the Treasury as necessary for administrative expenses and the payment of compensation. Purusuant to this authority five special funds were established in the Treasury to cover respectively the cost of compensation benefits in connection with the Civil Works program, the Civilian Conservation Corps, and the works program authorized by the Federal Emergency Relief Appropriation Acts of 1935, 1936, and 1937. Emergency Relief Appropriation Acts subsequent to 1937 do not include funds to cover the cost of deferred compensation benefits. The appropriation in such acts covers only the cost of benefits during the current fiscal year. These funds are administered by the Commission for the purpose indicated and are available annually in such amounts as may be specified in the annual appropriation acts.

In addition to the employments above referred to, the benefits authorized by the provisions of the act of February 15, 1934, relating to compensation for disability and death have been extended to other emergency relief employments. Appropriate reference to the action taken in respect to each class of cases within the purview of the act of February 15, 1934, will be found under separate headings.

1. CIVIL WORKS ADMINISTRATION EMPLOYEES

The records of the Commission show that 166,749 cases of alleged injury to employees were reported from the Civil Works program from the commencement of such program to September 30, 1941, inclusive. This program to provide employment on a Nation-wide scale for millions of unemployed operated for less than 6 months, but during this period provided approximately 1,193 million man-hours of employment. Considering the conditions under which the program was put into operation and the procedure followed in respect to the placement of workers, the accident record for this employment is not as serious as might reasonably have been anticipated. These injuries, however, will probably involve an ultimate total cost of between \$5,000,000 and \$5,750,000 to the Federal Government based on the existing scale of compensation benefits.

Expenditures for compensation benefits through June 30, 1941, amount to \$5,086,368, of which \$662,123 represents compensation to dependents in fatal cases. Approximately half of the total amount in nonfatal cases represents payments for medical services. adjudication of claims for this employment has been completed except for the payment of future installments of compensation in 329 cases, of which 72 are nonfatal and 257 fatal. Of the 72 nonfatal cases, 48 have been granted awards for permanent total disability and 24 have received formal awards for permanent partial disability. history evaluations indicate that approximately \$72,000 will be expended after June 30, 1941, on these 72 nonfatal cases; and approximately \$330,000 on the 257 fatal cases with 534 dependents of which 192 are widows and 299 are children under 18 years of age. Another exception should be noted; namely, the necessity of handling inquiries from interested parties regarding such claims and considering requests for the reopening of closed cases.

Aside from these activities the record relating to this program as presented in previous issues of the annual report of the Commission

may be considered closed.

Cost of compensation and administrative expenses.—A special fund was set aside in the Treasury in pursuance of the provisions of the act of Feburary 15, 1934, for the payment of compensation and the administrative expenses of the Commission in administering the compensation benefits extended to employees of the Civil Works Administration. The funds reserved for this purpose were set aside from funds appropriated by the act above referred to. The status of this fund, as of June 30, 1941, follows:

Original allocationAllotments recinded	\$25, 000, 000 13, 200, 000
Revised total allocation Transferred to other funds	11, 800, 000 5, 218, 250
Available for obligationExpenditures to June 30, 1941	6, 581, 750 5, 586, 278
Unexpended balance June 30, 1941	995, 472

Expenditures from this fund, showing the object of expenditures, are shown by fiscal years in table 20. The expenditures from this fund include benefits and administrative expense in connection with cases involving the injury or death of veterans and other persons in the hurricane which on September 2, 1935, destroyed certain veterans' work camps located in Florida. Upon reference to table 20 it will be noted that \$5,086,368 has been expended for compensation benefits as compared with \$499,910 for administrative expenses.

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Table 20.—CLASSIFICATION OF EXPENDITURES FROM CIVIL WORKS EMPLOYEES COMPENSATION FUND

	Fiscal year								
Items	1934, 1935, and 1926	1937	1938	1939	1940	1941			
Compensation benefits: Disability compensation Medical Transportation Death compensation Burial Miscellaneous	\$1,726,805 2,060,091 39,222 188,645 53,539 1,519	\$164, 708 10, 635 4, 274 75, 617 200 158	\$114, 743 4, 835 1, 932 97, 605 97 76	\$99, 095 4, 066 1, 424 101, 197	\$78, 457 3, 400 550 103, 775	\$51, 371 2, 261 453 95, 284			
Total compensation benefits	4, 069, 821	255, 592	219, 289	205, 945	186, 352	149, 369			
Administrative expenses: Personal services Supplies and materials Communication services Travel expenses Rent Equipment Printing and binding Miscellaneous Transferred to other departments	357, 858 4, 997 2, 899 3, 865 10, 381 12, 782 25, 433 1, 704 33, 204	13, 908 33 39 862 121 2 19	9, 486	8,846	6, 980	5, 593 161			
Total administrative expenses	453, 123	14, 984	9, 953	8,846	7, 111	5, 893			
Total compensation benefits and administrative expenses	4, 522, 944	270, 576	229, 242	214, 791	193, 463	155, 262			

2. ENROLLEES—CIVILIAN CONSERVATION CORPS

Under the provisions of section 3 of the act entitled "An act for the relief of unemployment through the performance of useful public work, and for other purposes," approved March 31, 1933, the provisions of the United States Employees' Compensation Act of September 7, 1916, were extended to enrollees in the Civilian Conservation Corps and other persons given employment under that emer-This section was repealed by the Emergency gency legislation. Appropriation Act, fiscal year 1935, approved June 19, 1934, insofar as it applied to enrollees in the Civilian Conservation Corps, and the conditions and limitations in the act of February 15, 1934, relating to compensation for employees of the Civil Works Administration, were made applicable to such enrollees. These restrictions relating to compensation for disability or death are continued in effect under the terms of the act approved June 28, 1937, entitled "An act to establish a Civilian Conservation Corps."

Provision has been made for a special fund to cover administrative expenses and the payment of compensation awarded to enrollees. The Commission with the approval of the Director of the Budget, estimated and certified to the Secretary of the Treasury that \$5,550,000 would be required for this purpose, and this amount was set aside from the appropriation for emergency conservation work to be administered by the Commission for the purposes indicated. It is necessary to point out that this estimate does not reflect the true cost to the Government for injuries arising out of this employment, since medical attention necessary on account of injury is generally furnished to enrollees during the term of their enrollment by the Civilian Conservation Corps and no charge for such treatment is made against the compensation fund. Moreover, it is estimated that only a small

amount of compensation will be paid for temporary total disability

in cases involving incapacity of short duration.

Under the practice prevailing in the Civilian Conservation Corps the pay and allowances of enrollees are not suspended during periods of physicial incapacity where such incapacity is not the result of misconduct. In view of this, no compensation is payable to enrollees during the term of enrollment and in order to avoid unnecessary administrative expenses the Commission has not required the submission of reports to injuries involving temporary disability for less than 15 days. Regulations concerning the application of the compensation law to this employment require reports to be filed with the Commission in all fatal cases, irrespective of the cause of death, and in nonfatal cases in which disability lasts 15 days or longer, or in which the injury may be expected to cause some permanent disability. The Commission, therefore, does not have a complete report of all injuries arising out of this employment, but only the more serious cases.

The records of the Commission show that from May 1, 1933, through September 30, 1941, reports have been received in 78,882 cases, of which 6,466 are fatal cases. Cases reported from this employment to September 30, 1941, are shown for each 6-month

enrollment period in table 21.

TABLE 21.—INJURIES REPORTED AND CLAIMS RECEIVED FROM CIVILIAN CONSERVATION CORPS, MAY 1933 TO SEPT. 30, 1941

	Inju	ries reporte	d	Claims filed			
Enrollment period	Nonfatal	Fatal	Total	Nonfatal	Fatal	Total	
Af 1 1022 to Cont 20 1022	1, 222	161	1, 383	13	25	38	
May 1, 1933, to Sept. 30, 1933	3, 650	324	3, 974	240	85	325	
Oct. 1, 1933, to Mar. 31, 1934	3, 681	373	4, 054	479	73	552	
Apr. 1, 1934, to Sept. 30, 1934	4, 191	509	4, 700	696	131	827	
Oct. 1, 1934, to Mar. 31, 1935		453	4, 551	871	101	972	
pr. 1, 1935, to Sept. 30, 1935	4, 098		6, 357	844	113	957	
Oct. 1, 1935, to Mar. 31, 1936	5, 594	763			90	1, 126	
pr. 1, 1936, to Sept. 30, 1936	5, 373	580	5, 953	1, 036			
oct. 1, 1936, to Mar. 31, 1937	5, 455	541	5, 996	634	85	719	
pr. 1, 1937, to Sept. 30, 1937	5, 334	420	5, 754	763	68	831	
oct. 1, 1937, to Mar. 31, 1938	4, 248	326	4, 574	833	73	906	
pr. 1, 1938, to Sept. 30, 1938	3, 859	283	4, 142	573	67	640	
Oct. 1, 1938, to Mar. 31, 1939	4, 538	293	4, 831	551	42	59	
pr. 1, 1939, to Sept. 30, 1939	4, 806	334	5, 140	915	50	96	
oct. 1, 1939, to Mar. 1, 1940	5, 032	280	5, 312	814	59	87	
Apr. 1, 1940, to Sept. 30, 1940	4, 564	294	4, 858	792	47	839	
Total to Sept. 30, 1940	65, 645	5, 934	71, 579	10, 054	1, 109	11, 168	
	754	43	797	121	19	140	
October, 1940	00=	44	681	114	10	124	
November, 1940	637	58	695	100	7	10	
December, 1940		40	620	99	12	. 11	
anuary, 1941	580			91	3	94	
February, 1941	526	32	558	93	4	9	
March, 1941	612	73	685	90	4		
6-month total	3, 746	290	4, 036	618	55	678	
April, 1941	604	35	639	121	8	129	
May, 1941	579	40	619	116	4	120	
une, 1941	511	44	555	87	6	9:	
ulv. 1941	511	46	557	96	2	9	
uly, 1941	371	43	414	101	7	108	
August, 1941September, 1941	449	34	483	118	8	120	
6-month total	3, 025	242	3, 267	639	35	674	
Grand total to Sept. 30, 1941	72, 416	6, 466	78, 882	11, 311	1, 199	12, 510	

Open cases.—On October 1, 1941, there were 1,322 nonfatal and 1,251 fatal cases on hand in which compensation was being paid or

which were incomplete at that time.

The nonfatal cases included 454 cases in which compensation was being paid for permanent or long-continuing disability. The remaining 868 cases represent incomplete cases in which awards had not been made, and minor-disability injury claims in which the disability

appeared to be only of short duration.

The fatal cases include 968 cases in which compensation awards were made prior to September 30, 1941. In the 968 cases in which awards had been made, compensation was being paid to or on account of 2,784 beneficiaries. The classification of the dependents in these cases as of September 30, 1941, and the number of each is shown in table 22 together with other information relating to the death awards.

Table 22.—AWARDS TO DEPENDENTS IN 968 CIVILIAN CONSERVATION CORPS FATAL CASES, ACTIVE ON JUNE 30, 1941, BY KIND OF DEPENDENT

		3.5461	Matal same		Average	
Kind of dependent	Number	Monthly	Total com- pensation	Age	Monthly	Compen- sation
Widows Children under 18. Over 18, incapable of self-support Brothers and sisters Mothers Grandparents	54 128 14 1, 264 508 795 21	\$857. 66 725. 63 94. 50 5, 058. 57 3, 685. 44 6, 390. 32 133. 95	\$152, 546 94, 078 8, 696 462, 713 349, 806 596, 145 11, 459	37. 1 7. 5 23. 6 9. 6 52. 3 47. 8 68. 5	\$15. 88 5. 67 6. 75 4. 00 7. 25 8. 04 6. 38	\$2, 825 735 621 366 689 750 546
Total	2, 784	16, 946. 07	1, 675, 443			

The total paid and estimated cost of these 968 fatal cases is \$1,683,-This sum includes \$5,413 paid as disability compensation, \$828 expended for medical care of deceased enrollees, and \$2,058 for burial expense. The small expenditures form the compensation fund for medical care and burial expenses in these cases are explained by the practice of the Civilian Conservation Corps in providing this service from its own funds. The amount expended by the corps for this purpose is not known to the Commission but it unquestionably represents a considerable sum which should be taken into account in estimating the total cost of benefits paid in such fatal cases. The average cost of death benefits paid from the compensation fund, based on awards made prior to October 1, 1941, is \$1,733 per case. This low average cost is due to 2 causes; namely, the low compensation rate for this employment and the fact that approximately 93 percent of the dependents are parents, brothers, or sisters. This class of dependents is entitled to a compensation for a maximum period of only 8 years. In only 54 out of these 968 cases is there a surviving widow receiving compensation.

Cases disposed of.—A total of 71,084 nonfatal cases reported from this employment were closed prior to October 1, 1941, as shown in table 23. About 29 percent of these cases, or 20,928 cases, were disapproved by the Commission. In 3,256 cases no time was lost from work but in 788 such cases \$18,453 was expended from the compensa-

tion fund for medical services.

TABLE 23.—COST OF ALL CLOSED NONFATAL CASES OF ENROLLEES IN THE CIVILIAN CONSERVATION CORPS, MAY 1933 THROUGH SEPT. 30, 1941

	Num-	Davs	Days cov-		Medical		
Classification	ber of cases	dura- tion	ered by enlist- ment	pensa- tion paid	Number of cases	Cost	
Regular Corps:							
No time lost	3, 239				785	\$18,392	
Covered by enlistment	38, 958	1, 494, 362	1, 487, 064		1, 184	25, 099	
Compensation paid:	0 550	040 550	105 005	\$100 MOO		10.000	
Temporary total	3,750	346, 779	107, 805	\$196, 798	1,031	42, 952	
Permanent partial	3, 757	1, 791, 144	260, 394	1, 339, 812	1, 527	93, 966	
Indian Corps: No time lost	17				3	01	
Covered by enlistment	160	3, 146	3, 139		17	61 850	
Compensation paid:	100	6, 140	0, 100		11	800	
Temporary total	209	14, 916	3,675	9,310	39	2, 425	
Permanent partial.	66	42, 578	1, 455	36, 407	32	3, 232	
Total approved cases	50, 156	3, 692, 925	1,863,532	1, 582, 327	4,618	186, 977	
Total disapproved cases	20, 928				122	2, 642	
Total cases closed	71,084	3, 692, 925	1,863,532	1, 582, 327	4,740	189, 619	

Of a total of 6,466 fatal cases reported, 4,941 cases have been disapproved. This unusually high proportion of disapproved cases is explained by the fact that reports were filed with the Commission in many cases in which the disability was caused by disease. Such cases are excluded from the benefits of the compensation law under the

statutory definition of traumatic injury.

Temporary disability.—Reference has been made to the practice in the Civilian Conservation Corps of continuing the pay of enrollees during periods of disability due to injury as a result of which claims for compensation in cases involving temporary total disability are almost completely eliminated. The reports filed in cases involving a time loss and closed prior to October 1, 1941, show that in 58 percent of such cases the injured enrollees received full pay while disabled. In 39,118 such cases the injury caused disability for 1,497,508 days. This is an average of 38 days per case. In 1,201 such cases the Commission expended the sum of \$25,949 for medical attention, or an average of \$21.61 per case. While the report of the Commission shows no compensation paid in these 39,118 cases, the cost to the Government on account of the wages paid to enrollees while disabled for work probably amounts to at least \$40 per case or more than \$1 per day for each day of disability. This cost is exclusive of medical care. The cost of medical care on account of these injuries is not known to the Commission, as this service is furnished almost wholly through the facilities of the Corps, and no report of the cost thereof is filed with the Commission. Compensation in the amount of \$206,-108 and medical treatment for which the Commission expended \$45,377 was awarded in 3,959 cases involving temporary total disability closed prior to October 1, 1941. The duration of disability in these cases is 361,695 days, or an average of 91.4 days per case. average compensation award in these cases is \$52.06 per case. compensation award in these cases does not take into account 111,480 days of disability during which the enrollee received full pay as a member of the Corps. If the wage paid to enrollees during periods of disability in these 3,959 cases is added to the compensation benefit paid by the Commission for the loss in time without pay, the average compensation cost per case would be increased approximately 54

percent. Using an average wage of \$1 per day for this purpose, the total added cost would amount to \$111,480 or an average of \$28.16 per case, making a total average cost of \$80.22 per case for compensa-

tion for disability.

Permanent partial disability.—In 3,823 cases in which the injury resulted in permanent partial disability, the compensation awarded by the Commission was terminated by final payment. The duration of disability in these cases is 1,833,722 days, or an average of 480 days per case. The duration of disability is computed as the period for which compensation is paid under the administrative schedule of awards applicable to cases within the purview of the act of February 15, 1934. The total compensation award in these cases is \$1,376,219 or an average of \$360 per case. The compensation award does not take into account the wages received by the injured enrollees from the corps for 261,849 days of disability covered by enlistment. If the amount paid as wages is added to the compensation paid by the commission in these 3,823 cases, the total cost to the Government for permanent partial disability would be increased in the amount of \$261,849 and the average compensation cost per case would be increased about 20 percent. This estimated increase has been computed on the basis of \$1 per day. The medical expense paid by the Commission in these cases amounts to \$97,198. This, however, represents only a negligible part of the medical cost, nearly all of which is assumed by the Corps.

Fatal cases.—In 178 fatal cases approved by the Commission no dependents were found who were entitled to compensation and no expense was incurred in these cases for benefits under the compensation law except \$1,465 as compensation before death. The expense of medical care in these cases prior to the death of the enrollee and for the transportation and burial of the remains was paid by the corps. The Commission is not informed as to the amounts expended for this

purpose.

In 95 cases the awards to dependents have terminated and such cases have been closed. In 32 cases the awards terminated because of the death of the beneficiary and in 8 cases because of marriage. The total compensation paid by the Commission in these 95 cases is \$45,265 or an average of \$476 per case. In 12 cases the net damages recovered from a third party responsible for the death exceeded the value of compensation benefits payable by the Commission and under the provisions of sections 26 and 27 of the Compensation Act no further installments of compensation may be paid in such cases. The amount previously paid has been refunded to the Commission and the record in these cases has been closed. The estimated value of the award in such cases is \$11,717 or an average of \$976 per case.

Third party cases.—The provisions of sections 26 and 27 of the Federal Employees' Compensation Act relating to the recovery of damages in cases in which an injury is sustained under circumstances creating a legal liability on a third party are also applicable to cases arising out of the injury of enrollees in the Civilain Conservation Corps. Recoveries from a third party were made during the calendar year 1940 in 23 cases. In 4 fatal cases the gross value of the recovery is \$7,046 and the net value after deducting attorney's fees and other costs of collection is \$4,412 of which \$639 represents the estimated net saving in compensation costs. In 19 nonfatal cases the gross

value of the recovery is \$23,450 and the net value, \$15,255 of which \$8,297 is a direct saving in compensation costs. This saving covers the total estimated cost of compensation payable in these cases. The total saving through recoveries made in these 23 cases is \$8,936. In addition to these 23 cases in which recoveries were made, 53 cases are still pending in the hands of attorneys and in the process of settlement.

Cause of injury.—A survey of 9,080 nonfatal injuries reported during the calendar year 1940 indicates that 1,966 injuries or 22 percent of the total number reported were sustained from handling objects. Of this number, over half resulted in alleged hernias. Vehicles account for 1,307 injuries, or 14 percent; falls of persons caused 1,182 injuries, or 13 percent; and hand tools, 875 injuries, or 10 percent of the total number reported.

Of the 322 fatal injuries reported, 177, or 55 percent of such injuries, were sustained in vehicular accidents. Many of these accidents occurred while enrollees were away from camp on leave of absence and therefore did not come within the purview of the compensation

law.

A more complete list and discussion of the causes of such injuries may be found in the Safety Bulletin published monthly by the Com-

mission.

Special fund.—The sum of \$5,550,000 was set aside in the Treasury from funds provided in the Emergency Appropriation Act, fiscal year 1935, to cover administrative expenses and the payment of compensation in respect to this employment. This special fund is administered by the Commission for the purpose indicated and it is available for expenditure annually in such amounts as may be specified in the annual appropriation acts. The status of this fund as of June 30, 1941, is as follows:

Total allocationExpenditures to June 30, 1941	\$5, 550, 000 3, 336, 573

Unexpended balance on June 30, 1941_______ 2, 213, 427

Table 24.—CLASSIFICATION OF EXPENDITURES FROM CIVILIAN CONSERVATION CORPS EMPLOYEES' COMPENSATION FUND

	Fiscal year								
Items	1934, 1935, and 1936	1937	1938	1939	1940	1941			
Compensation benefits: Disability compensation Medical treatment Transportation of beneficiaries Death compensation Burial expense Miscellaneous	\$447, 098 48, 145 12, 692 155, 982 608 10	\$272, 727 18, 731 6, 333 121, 075 260	\$298, 919 22, 325 6, 286 156, 106 651 62	\$302, 085 21, 696 7, 468 174, 765 140	\$327, 800 21, 508 7, 365 191, 572	\$275, 465 20, 657 6, 767 199, 027 76			
Total compensation benefits	664, 535	419, 126	484, 349	506, 154	548, 245	501, 992			
Administrative expenses: Personal services	53, 022 2, 278 216	28, 690 99	27, 607 21 1	31, 810 596	28, 390 517 1	31, 300 951			
Travel expenses Printing and binding Equipment	259 2, 977 1, 380	13 848 4	243	251	90	66 344 7			
Miscellaneous	167		27, 896	32, 657	28, 998	32,668			
Total administrative expenses	60, 299	29, 654	27,890	52,007					
Total compensation benefits and administrative expenses	724, 834	448, 780	512, 245	538, 811	577, 243	534, 660			

3, RELIEF EMPLOYEES—EMERGENCY RELIEF APPROPRIATION ACTS OF 1935 TO 1941, INCLUSIVE

Under the provisions of section 2 of the Emergency Relief Appropriation Act of 1935 (Public Res. No. 11, 74th Cong.) the provisions of the act of February 15, 1934, relating to disability or death compensation and benefits were made applicable to persons receiving from that appropriation "for services rendered as employees of the United States security payments in accordance with schedules established by the President." This section of the law also provides that such sum as the Commission, with the approval of the President, estimates and certifies to the Secretary of the Treasury will be necessary for the payment of compensation and administrative expenses shall be set aside from the relief appropriation in a special fund to be administered by the Commission for such purposes. After June 30, 1936, this fund is available for these purposes annually in such amounts as may be specified therefor in the annual appropriation act.

The Emergency Relief Appropriation Acts contain substantially the same provisions in respect to compensation for the disability and death of workers on unemployment relief projects financed with funds provided by such acts. However, the Relief Appropriation Acts of 1938 and subsequent years differ in one important respect from prior acts, in that they do not provide for setting aside funds to cover the total cost of compensation benefits arising out of the work programs for the respective years. The appropriations for compensation benefits carried in such acts represented only the cost of such benefits for the initial year. In view of this the deferred costs which in some instances may extend over a period of years will have to be met by

additional appropriations.

In the interest of economy and simplicity the special funds created by the 1935, 1936, and 1937 acts were consolidated and given the status of a permanent appropriation. In furtherance of the same purpose it is desirable to subject this special fund to the same accounting procedure and limitation relating to the expenditure of funds made available to the Commission through annual appropriations. The administration of workmen's compensation benefits extended to relief employees is only incidental to the relief program and should be distinguished from that program. It involves merely an extension of the regular functions of the Commission, and the accounting and fiscal procedure should be in accordance with the practices relating to the regular funds of the Commission.

REPORTS OF INJURIES

The records of the Commission as of July 1, 1941, indicate that 1,325,900 cases of alleged injury had been reported from employment created by the Emergency Relief Appropriation Acts. Of this number 6,827, or approximately one-half of 1 percent are fatal injuries. These cases have been handled currently as they were received in the office of the Commission and more than 95 percent of the cases received to July 1, 1941, have been examined and acted upon.

Table 25.—NUMBER OF INJURY REPORTS! RECEIVED JULY 1, 1935-JUNE 30, 1941, INCLUSIVE

Calendar year	Nonfatal	Fatal	Total	otal Calendar year		Fatal	Total
1935 (half year) 1936	18, 183 274, 666	106 1, 445	18, 289 276, 111	1940 1941 (half year)	214, 450 92, 039	1, 050 561	215, 500 92, 600
1937 1938 1939	189, 037 269, 763 260, 935	1, 137 1, 313 1, 215	190, 174 271, 076 262, 150	Total	1, 319, 073	6, 827	1, 325, 900

¹ Includes all, irrespective of trauma or disease.

The above figures cover reports of injury to security employees of the Work Projects Administration, and other Federal establishments, including the National Youth Administration, but excluding the Civilian Conservation Corps.

INJURIES OCCURRING IN CALENDAR YEAR 1939

Injuries occurring prior to the calendar year 1939 are summarized in the Twenty-third and Twenty-fourth Annual Reports.

A recently completed review of the 244,996 case files representing injuries and alleged injuries occurring in the calendar year 1939, reported through April 30, 1940, yields the following injury balance sheet:

TABLE 26.—SUMMARIZATION OF INJURIES OCCURRING IN CALENDAR YEAR 1939

Class of injury case	Number of cases	Percent of total number of cases	U. S. E. C. C. cal- endar days duration ²	Direct compen- sation cost	Direct medical cost	Total direct cost
"No lost time" beyond day of injury Disability 1-3 days, inclusive Temporary total 4 days and over Permanent partial awards Permanent total awards Third party complete recovery Approved fatals with dependents Disapproved nonfatals Disapproved nonfatals Total	170, 076 15, 784 42, 952 2, 960 15 41, 368 418 7 78 10, 694 10 651	69.4 6.4 17.5 1.2 (3) .6 .2 (8) 4.4 .3	None 31, 397 1, 681, 137 1, 194, 805 53, 788 (5) 2, 508, 000 (6) (11) 5, 937, 127	None None \$1,729,957 1,326,840 59,015 None 1,281,530 779 None None 4,398,121	\$1, 235, 854 128, 051 1, 808, 685 448, 507 26, 027 None 94, 396 9 15, 739 105, 367 3, 811 3, 866, 437	\$1, 235, 854 128, 051 3, 538, 642 1, 775, 347 85, 042 None 1, 375, 926 16, 518 105, 367 3, 811 8, 264, 558

4 6 of which are fatals. 5 Not recorded.

\$63,721 of which is burial cost. Includes 14 cases pending question of legal dependency.

8 0.03 percent

9 \$11,289 of which is burial cost.
10 7 cases pending question of compensability have been included in the "Disapproved Fatal" classifica-

From the above table are obtainable the following average direct costs to the Commission. It is important to recall that these average costs do not, except in cases active after June 30, 1939, take into account the value of medical treatment provided through Government facilities. Administrative cost and similar indirect costs are not included in any case. The averages do include estimated future costs on active cases. They cover reports of injury alleged to have been sustained in the calendar year 1939 by security workers receiving employment under the Emergency Relief Appropriation Acts.

 ¹ Includes estimated future costs and duration on open cases.
 ² Actual calendar days of disability on temporary injuries; healing period plus award days on permanent nonfatal injuries; approved fatals each charged 6,000 days.
 ³ Less than one hundredth of 1 percent.

IN CALENDAR YEAR 1939	
All nonfatal injuries:	
Net total direct cost per reported injury	\$28, 17
Net direct medical cost per reported injury	
Percent medical to total cost	54. 6
All approved lost time injuries (includes temporary and permanent	in-
juries):	
Average direct cost per injury	\$87. 63
Average direct medical cost per injury	400, 20
Average direct compensation cost per injury	\$49. 40
Compensable temporary injuries (approved disability more than 3	
calendar days): Average direct cost per injury	000 00
Average direct cost per injuryAverage direct medical cost per injury	\$82. 39 \$42. 11
Average direct compensation cost per injury	\$40. 28
Average number of calendar days duration per injury	39
Compensable nonfatal permanent injuries:	00
Average direct cost per injury	\$625, 34
Average direct medical cost per injury	\$159. 51
Average direct compensation cost per injury	\$465.83
Average direct cost per "no lost time" injury	\$7. 27
Average direct cost per disapproved nonfatal injury	\$9. 85
Fatal injuries:	
Net total direct cost per reported fatality	\$1, 210. 98
Average direct cost per approved fatal case with dependents Nonfatal and fatal injuries:	\$3, 291. 69
Net total direct cost per reported injury	\$33. 73

INJURY RATES JULY 1, 1935-DECEMBER 31, 1939

Similar measurements reduced to frequency rates, severity rates, and rates per \$100 W. P. A. pay roll follow, limited to regular W. P. A. project employees working in the continental United States:

TABLE 28.—INJURY RATES OF REGULAR W. P. A. PROJECT EMPLOYEES 1935-39, INCLUSIVE

Calendar year of injury	Number of ap- proved lost time injuries per mil- lion man- hours worked	E. C. C. days direct cost of es per thou-il-sand an man-s hours pay roll		Calendar year of injury	Number of ap- proved lost time injuries per mil- lion man- hours worked	U. S. E. C. C. days duration per thou- sand man- hours worked ¹	Total direct cost of all cases, per \$100 W. P. A. pay roll
1935				1938			
Third quarter Fourth quarter	24. 7 26. 6	2. 24 2. 15	\$0. 54 . 64	First quarterSecond quarter	17. 5 15. 7 17. 5	2. 08 1. 46 1. 78	. 51 . 41 . 48
Year	26. 4	2. 16	. 63	Fourth quarter	15. 5	1.70	. 46
1936				Year	16. 5	1.73	. 46
First quarter Second quarter Third quarter Fourth quarter	18. 2 15. 4 15. 7 13. 4	1. 86 1. 81 2. 14 1. 90	. 51 . 49 . 44 . 43	1939 First quarter Second quarter Third quarter	16. 8 15. 8 18. 5	1. 77 1. 41 1. 67	. 48 . 41 . 55
Year	15.8	1. 92	. 47	Fourth quarter	17.0	1.89	.61
1937				Year	17.0	1. 68	. 50
First quarter Second quarter Third quarter Fourth quarter	13. 5 13. 0 14. 7 14. 6	2. 01 1. 69 2. 07 2. 18	. 44 . 39 . 44 . 46				
Year	13.8	1. 97	. 43				

¹ Actual calendar days disability on temporary injuries; healing period plus U. S. E. C. C. award period on permanents; 6,000 days charged per approved fatal injury.

Table 29.—DIRECT COSTS AND RATES, BY STATES, OF INJURIES OCCURRING IN CALENDAR YEAR 1939

		l numbe jury case		In	jury rate	es	In	jury costs	4
State in which injury occurred	Non-	Fatal	Total	Approv		All cases,	Medical	Compen-	Total in thou-
	fatal	Fatai	Total	Frequency ¹	Sever- ity 2	cost 3		sation	sands of dollars
AlabamaArizonaArkansas	3, 332 708 2, 384	26 6 15	3, 358 714 2, 399	14. 9 25. 6 17. 7	1. 67 2. 64 1. 06	\$0. 55 . 96 . 45	\$52, 341 23, 053 43, 366	\$73, 487 23, 994 42, 671	125. 8 47. 0 86. 0
California less Los An- geles County	6, 321	18	6, 339	32.0	1.78	. 50	114, 190	120, 719	234. 9
Los Angeles County, Calif Calif Colorado Connecticut Delaware District of Columbia Florida Georgia Idaho Illinois Indiana Iowa Kansas Kentucky Louisiana Maine Maryland Massachusetts Michigan Minnesota Missisppi Missouri Montana Nebraska Nevada New Hampshire New Jersey New Mexico New York City	5, 179 1, 606 3, 646 652 3, 060 4, 062 20, 622 4, 990 2, 921 1, 879 2, 514 1, 361 11, 081 11, 081 11, 084 11, 086 6, 639 960 7, 067 646 15, 007	26 5 9 1 1 2 2 23 3 18 	5, 205 1, 611 3, 655 249 654 3, 083 4, 080 924 20, 738 5, 017 2, 927 1, 889 2, 530 2, 052 1, 025 1, 363 18, 103 18, 103 11, 998 6, 660 967 2, 349 1, 372 7, 098 6, 660 91, 098 1,	35. 5 16. 7 17. 6 10. 4 16. 1 16. 2 15. 7 23. 3 15. 5 10. 9 26. 8 17. 1 12. 5 13. 9 24. 8 16. 4 16. 9 20. 5 15. 2 18. 7 21. 9 20. 0 21. 10. 10. 0 21. 0 21	2. 78 2. 01 2. 54 1. 17 1. 60 1. 21 1. 69 1. 59 1. 62 1. 51 1. 77 1. 60 1. 49 4. 13 1. 49 1. 47 1. 77 1. 15 1. 30 1. 49 1. 97 1. 15 1. 59 1. 59 1. 51 1. 70 1. 49 1. 55 1. 53 1. 49 1. 97 1. 15 1.	.75 .54 .78 .89 .33 .51 .52 .40 .43 .43 .43 .43 .45 .45 .40 .58 .40 .58 .53 .47 .78 .50 .1.15 .1.22 .47 .60 .39	95, 993 33, 389 75, 871 9, 413 53, 460 60, 199 14, 250 264, 354 44, 733 32, 795 44, 712 37, 666 17, 088 17, 031 255, 143 136, 154 98, 492 38, 885 108, 941 31, 307 42, 232 6, 949 6, 11, 387 123, 516 11, 387 189, 233	86, 681 46, 184 54, 391 13, 716 55, 727 62, 601 8, 066 272, 035 115, 889 45, 921 44, 713 74, 051 148, 326 30, 164 22, 039 184, 416 48, 125 118, 677 42, 799 35, 564 6, 230 31, 198 150, 267 27, 101 300, 125	182. 7 79. 6 133. 3 15. 5 23. 1 109. 2 122. 8 22. 3 556. 4 195. 6 90. 7 77. 5 115. 8 86. 0 47. 3 39. 1 439. 6 310. 0 211. 1 87. 0 227. 6 74. 1 77. 8 21. 2 21. 2 22. 2 62. 4 273. 8 38. 5. 5 489. 4
North Dakota Ohio Oklahoma Oregon Pennsylvania Rhode Island South Carolina South Dakota Tennessee Texas Utah Vermont Virginia Washington West Virginia Wisconsin Wyoming Total Work Proj	813 13, 014 5, 178 1, 796 17, 259 2, 304 3, 187 997 3, 438 5, 130 943 757 1, 836 3, 374 2, 512 6, 636 330	20 9 7 121 11 6 105 5 5 25 10 25 42 5 7 13 9 36	9, 229 2, 984 820 13, 135 5, 189 1, 802 17, 364 2, 309 3, 212 1, 007 3, 463 5, 172 948 757 1, 843 3, 387 2, 521 6, 672 330	14. 1 13. 5 15. 1 24. 6 39. 8 11. 1 13. 1 14. 7 16. 6 12. 9 28. 3 31. 5 15. 8 27. 3 11. 8 24. 5	1. 95 1. 65 1. 46 1. 37 1. 72 2. 87 1. 50 1. 69 2. 50 1. 38 2. 59 1. 47 2. 16 1. 61 1. 61 1. 63	. 54 . 49 . 49 . 68	144, 288 48, 373 16, 047 191, 905 84, 865 38, 317 255, 210 39, 276 55, 595 21, 384 61, 859 94, 221 24, 500 13, 747 29, 479 61, 278 49, 157 94, 783 7, 420	138, 548 58, 176 22, 521 252, 730 87, 871 53, 720 301, 776 26, 332 58, 216 39, 944 89, 645 107, 485 27, 739 10, 271 46, 091 65, 984 55, 455 107, 967 6, 156	104. (202. 13. (
ects Adminis- tration 5 Territories Other Federal estab-	2, 273	1	222, 056 2, 280)	1. 68	. 50	44, 184	4, 038, 569 39, 081 320, 471	83.
lishments	20, 589	71	20, 660				$\begin{array}{c c} & 297,597 \\ \hline - & 3,866,437 \end{array}$	_	_

Per million man-hours worked by W. P. A. project workers.
 Per thousand man-hours worked. Actual calendar days of disability used in temporary injuries; healing period plus U. S. E. C. C. award days in permanents; approved fatals charged at 6,000 days per case.
 Per \$100 W. P. A. pay roll.
 Direct costs only, including local payments.
 Continental United States.

The cost rates do not take into account the value of medical treatment provided through Government facilities, administrative cost, and similar indirect costs. In injury cases active beyond June 30, 1939, however, costs of any services rendered or estimated to be rendered by Government medical facilities are included.

NONFATAL INJURIES

Number; total direct cost; anatomical locations: According to reports received by the Commission through April 30, 1940, there occurred 243,843 nonfatal injuries alleged to have been sustained in the performance of duty in the period January 1, 1939, to December 31, 1939, inclusive. Of this number 63,073, or 25.9 percent, are approved lost-time injuries, distributed as follows:

	Percent
Duration less than four days	6. 5
Temporary injuries over three days	17. 6
Awards for permanent injury	1. 2
Complete recoveries from third parties	. 6
Total	25 9

The total direct cost to the Commission of all reported nonfatal injuries for this surveyed period is estimated to be \$6,868,303, or a net direct cost of \$28 per reported nonfatal injury.

A survey of 221,919 of these injury reports indicates the following percentage distribution as to part of body affected and direct cost thereof:

Table 30.—PART OF BODY AFFECTED AND AVERAGE DIRECT COST OF 221,919 W. P. A. NONFATAL INJURY REPORTS!

Part of body affected	Percent of	Percent of	Net direct
	total number	total direct	cost per
	of cases	cost	reported case
Head, other than eye- Eye- Arm Trunk Hand or finger- Leg or foot- Miscellaneous	8. 7	7. 7	\$25
	13. 0	11. 0	24
	9. 0	11. 1	35
	22. 0	22. 6	29
	22. 6	15. 5	20
	23. 3	30. 8	38
	1. 4	1. 3	27
Total	100.0	100.0	\$29

¹ Exclusive of reports of injury to security employees of N. Y. A. and those of other Federal establishments.

The above relationships are presented irrespective of the existence of lost time or other factors affecting compensability in the injury reports surveyed. Table 32 indicates similar information for 40,834 compensable nonfatal injury cases occurring in the calendar year 1939.

No lost time.—From January 1, 1939, to December 31, 1939, inclusive, there occurred 170,076 injuries reported to the Commission through April 30, 1940, in which there apparently was no loss of time beyond the day or work shift when the injury occurred. These injuries account for 69.4 percent of the total number of nonfatal and fatal reported injuries, and entail a total direct medical cost to the Commission of \$1,235,854, or \$7.27 per injury case. The total direct cost of this class of case amounts to 15 percent of the total direct cost to the Commission of all reported nonfatal and fatal injuries for the period surveyed.

Approved temporary injuries.—Such injuries number 58,736 for the period surveyed, account for a total direct cost of \$3,666,693, or \$62.43 per case; and a total duration of 1,712,534 calendar days of disability, or 29 days per injury case. This class of injury represents 24 percent of the total number of nonfatal and fatal reported injuries, and 44.4 percent of the total direct cost thereof.

The 58,736 approved temporary injuries include 15,784 injuries where duration of disability lasted less than 4 calendar days per case, accounting for a total duration of 31,397 calendar days, or 2 days per

case: and a total direct cost of \$128,051, or \$8.11 per case.

Also included in the total number of 58,736 approved temporary injuries are 629 injury cases each lasting more than 3 days of disability but involving no claim for compensation. Total duration in such cases is recorded as 5,433 calendar days, or 8.6 days per case. In 473 of such cases the Commission expended \$7,301 for medical benefits, an

average of \$15.44 per case with direct medical cost.

Approved permanent injuries.—Permanent injuries awarded compensation benefits number 2,975 for the period surveyed and account for a total direct cost of \$1,860,389, of which \$1,385,855, or 74 percent is for direct compensation benefits, and \$474,534, or 26 percent, is for direct medical cost payments by the Commission. This class of case represents 1.2 percent of the total number of cases surveyed, and 22.5 percent of the total direct cost thereof.

TABLE 31.—ANATOMICAL MEMBER AFFECTED IN 2,596 AWARDS FOR PERMANENT INJURIES SUSTAINED BY W. P. A. PROJECT EMPLOYEES IN CALENDAR YEAR 1939

	Awards for dismember- ment			Awards for functional loss				awards	al pensa-	compensa-	t per	
Award member	Less than 100 percent		er of		Less than		r of of all		t medical		direct cost	
	100 percent	Number of awards	Average per-	Total number awards	100 percent	Number of awards	Average per-	Total number awards	Total number surve	Average direct	Average direct	Average dir
Eye	80 3 3 10 53 31 25 31 3 3 3	3 53 80 67 53 38 	50 15 50 50 49 50 50 50 18 50 50	3 6 63 133 98 78 69 3 5 14 30	117 4 1 1 1 4 1 2 5 4	243 8 177 370 93 145 93 79 85 160 266 30 4 113	29 27 21 21 27 32 30 32 34 20 18 24 50 15	360 12 178 371 94 149 94 81 90 164 266 31 4	441 12 181 377 157 282 192 159 167 271 45 34 119	\$168 115 267 153 84 56 56 54 46 454 247 70 61 409	\$874 282 757 538 215 151 102 103 56 833 508 145 84 1,131	\$1, 042 397 1, 024 691 299 207 158 157 102 1, 28 7 755 218 148 1, 540
Total	262	321		583	147	1,866		2, 013	2, 596	167	490	657

¹ Other than security workers of other Federal establishments.

Compensable injuries, by part of body affected.—The following table represents a survey of 40,834 compensable nonfatal injury cases sustained in the period surveyed by regular project employees of the Work Projects Administration, excluding security workers of other Federal establishments.

Table 32.—PART OF BODY AFFECTED AND AVERAGE DIRECT COST OF 40,834 COMPENSABLE NONFATAL INJURY CASES OCCURRING IN CALENDAR YEAR 1939

Part of body injured	Number of injury cases	Total direct cost	Average direct cost per injury case	Percent of total num- ber of non- fatal com- pensable cases	Percent of direct cost of nonfatal compensa- ble cases
Head, other than eye Eye	2, 535 2, 084	\$350, 494 551, 482	\$138 265	6. 2 5. 1	7.1
Arm	3, 762	566, 285	151	9. 2	11. 1 11. 4
Trunk	10, 344	1, 168, 884	113	25. 3	23. 5
Hand or finger	6, 437	598, 792	93	15.8	12.1
Leg or foot	14, 706	1, 662, 798	113	36.0	33. 4
Miscellaneous	966	70, 043	73	2.4	1.4
Total	40, 834	4, 968, 778	122	100.0	100.0

Disapproved nonfatal injuries.—Of the 56,621 nonfatal injuries in each of which disability of 4 days or more was sustained, 10,694 such injuries, or 18.9 percent, were disapproved, but entailed a direct expenditure by the Commission of \$105,367, or \$9.85 per case, for medical examinations or treatments pending decision as to compensability of the injury. This class of case represents 4.4 percent of the total number of reported injuries, including fatals, but only 1.3 percent of the total direct cost of all such injuries.

Third-party recoveries.—Of the injuries occurring in the calendar year 1939, recovery was made from a legally liable third party in 1,714 such injury cases. Of this number 1,670 are nonfatals and 44 are fatals. Recovery sufficient to cover the estimated entire evaluation of the injury case was made in 1,362 nonfatal cases; and in 308 nonfatal cases recovery covered partially the benefits due the injured. On a case study basis it is estimated that these 308 nonfatal partial recovery cases will ultimately entail a direct expenditure by the Commission of \$23,980, or \$78 per case. Of the 44 fatals, complete recovery was made in 6 cases. Ultimate direct expenditure by the Commission in the 38 fatals where recovery covered benefits only partially is calculated at \$80,675, or \$2,123 per case.

The following table indicates the disposition of cases examined for third-party liability from January 1, 1940, to December 31, 1940.

Table 33.—DISPOSITION OF W. P. A. CASES LEXAMINED FOR POSSIBLE THIRD PARTY LIABILITY FROM AN. 1, 1940, TO DEC. 31, 1940

	Cases pending Jan. 1, 1940	New cases received in 1940	Dispos			
Extent of injury			Closed— no lia- bility	Closed— other reasons	Completed cases where recovery was made	Cases pending Dec. 31, 1940
FatalNonfatal	169 2, 406	185 4, 713	11 62	90 1, 740	76 2, 376	177 2, 941
Total	2, 575	4, 898	73	1,830	2, 452	3, 118

¹ Includes regular W. P. A. project injury cases, other establishment W. P. A., and N. Y. A. cases.

Gross recoveries in cases where recovery was effected in 1940 amount to \$1,216,941, of which amount \$353,030 covers attorneys' fees and court costs, leaving a net recovery of \$863,911. Of this amount the Commission received \$169,551 in direct refunds; an additional \$54,458 was used to cover certain injury expenses outstanding;

and the injured or his beneficiaries received \$639,902, charged on the records of the Commission against contingent liability of further

compensation benefits due on account of the same injuries.

Cause of injury.—According to a recent survey of the causes of compensable nonfatal injuries, "improper handling of objects" accounts for 24 percent of the cases; "falls of persons," mostly on the level, 17 percent; "hand tools," 15 percent; "striking against or stepping on objects" and "vehicles," each 10 percent; "falling objects," 9 percent; "machinery," 4 percent; and "struck by objects," 3 percent. The remaining causes are of a miscellaneous and diversified nature.

Inquiry into fatal injuries recently reported indicates that vehicles account for 47 percent of such injuries; "falls of persons," 8 percent; "falling objects," 5 percent; "railroads," 8 percent; "cave-ins," 5 percent; "handling objects," 2 percent; "machinery," 3 percent; "weather exposure," 3 percent; and "explosives," 2 percent. The remaining cases are of a miscellaneous and diversified nature.

The technical and psychological factors involved in the causes of the accidents resulting in many such injuries are analyzed on a case history basis each month in the Commission's Safety Bulletin.

FATAL INJURIES

Number of injuries occurring and total cost.—According to reports received by the Commission through June 30, 1940, there occurred 1,153 W. P. A. fatal injuries alleged to have been sustained by security workers of the Work Projects Administration, National Youth Administration, and other Federal establishments, in the period January

1, 1939, to December 31, 1939, inclusive.

Approved fatals.—The total number of such injuries approved by the Commission is 496, or 43 percent of the number reported. Of the number of approved fatals, 418, or 84 percent of such cases, were found to have 1,120 dependents entitled to compensation, 64 cases show no evidence of legal dependents, and at the time the survey was made 14 cases were approved but pending decision of the Commission concerning the question of dependency.

It is estimated on a case study basis that the 496 approved cases will ultimately cost the Commission approximately \$1,390,000. The average direct cost per approved fatal injury with dependents is

\$3,292; that for the cases without dependents is only \$206.

The 1,120 legal dependents entitled to compensation benefits are distributed as follows:

TABLE 34.—AWARDS TO DEPENDENTS IN 418 W. P. A. FATAL INJURY CASES1

	Number	Percent of total		Estimated		
Kind of dependent	of de- pendents	number of depend- ents	Age	Monthly award	Amount of award	total value of award
Widows	343 4 636 62 56 19	30. 6 . 4 56. 8 5. 5 5. 0 1. 7	44. 0 67. 8 9. 7 56. 7 13. 8 7. 6	\$19. 20 16. 88 4. 36 8. 48 4. 25 5. 04	\$2, 793 1, 616 390 623 299 551	\$957, 954 6, 464 248, 075 38, 644 16, 718 10, 461
Total	1, 120	100.0				1, 278, 316

¹ Includes regular W. P. A., other establishment W. P. A., and N. Y. A.

The dependency patterns existing at the time of the injury of the 418 cases surveyed distribute themselves as follows: Widow and no children, 28 percent; widow and 1 child, 14 percent; widow and 2 children, 15 percent; widow and 3 children, 10 percent; widow and 4 children, 5 percent; widow and 5 children, 3 percent; widow and 6 children, 3 percent; widow and more than 6 children (average 8 children), 2 percent; average pattern of 2 children only, 6 percent; 1 parent only, 3 percent; and other dependency patterns, 11 percent.

Fatal injury rates.—The rate of occurrence of approved fatal injuries to regular W. P. A. employees in the continental United States in the calendar year 1939 appears from the record to be approximately 0.16 per million man-hours worked; and the direct cost rate is approxi-

mately nine cents per \$100 W. P. A. pay roll.

Disapproved fatals.—The 644 disapproved fatal cases entailed a direct expenditure of \$3,811, or \$5.92 per case. It is estimated that 7 additional cases will probably be disapproved. The expenditures in connection with disapproved cases represent medical benefits extended

prior to the death.

In explanation of the proportionately large number of fatal cases disapproved, it should be stated that it has been the policy of the Commission to encourage the submission of reports of all deaths to workmen occurring on a work project or which might in any way be connected with such employment. This results in the submission of reports in many fatal cases which clearly are not within the purview of the compensation law; but safeguards the statutory rights of all

dependents whose claims are worthy of consideration.

Expenditures for compensation benefits and administration.—Under the administrative regulations promulgated by the Commission for the handling of claims arising out of this employment, all cases involving the injury of employees of the Work Projects Administration are reported through the office of the respective State administrators of that Administration. The compensation officer on the staff of each State administrator is authorized to arrange for the local payment of initial installments of compensation in cases in which there is no doubt concerning the right of the injured person to receive such bene-All cases in which there may be any question regarding the validity of the claim and cases of certain types specified by the Commission must be submitted to the Commission for decision. The amount that may be paid locally is limited to \$50 and all compensation in excess of that amount is paid from the office of the Commission, as are all payments for other benefits. Compensation paid locally from April 8, 1935, to June 30, 1941, inclusive, amounts to \$3,021,961. Compensation and other benefits paid directly by the Commission during the same period amount to \$32,556,144. Payments by the Commission include 504,605 installments of compensation to injured employees, 167,879 installments of death compensation to beneficiaries, and 1,484,214 payments to individual physicians, nurses, hospitals, and others for services rendered in connection with the medical treatment of injured employees.

Special fund, Relief Appropriation Acts.—Transactions involving the special funds set aside in the Treasury from the Emergency Relief Appropriation Acts of 1935–41, inclusive, for compensation costs are

as follows:

Net allotment 1935 Relief Act Net allotment 1936 Relief Act Net allotment 1937 Relief Act Appropriation 1938 Relief Act Appropriation 1939 Relief Act Appropriation 1941 Relief Act	\$13, 800, 000 6, 200, 000 13, 925, 000 5, 500, 000 5, 250, 000 800, 000
TotalTransferred from 1939 Appropriation Relief ActTransferred from 1941 Appropriation Relief Act	45, 475, 000 75, 000 75, 000
Total funds available	45, 325, 000
Expenditures to June 30, 1941States expenditures for local payments to June 30, 1941State offices unexpended balances for local payments, June 30, 1941_	35, 532, 642 3, 021, 961 199, 199
Total obligated to June 30, 1941	38, 753, 802
Total available as of July 1, 1941	6, 571, 198

Analysis of expenditures for compensation and those for administrative expenses is possible by reference to table 35.

Table 35.—CLASSIFICATION OF EXPENDITURES ‡ FROM EMPLOYEES' COMPENSATION FUND, EMERGENCY RELIEF

Fiscal year						
Items	1935 and 1936	1937	1938	1939	1940	1941
Compensation benefits: Disability compensation Medical treatment Transportation of beneficiaries Death compensation Burial expense Miscellaneous	\$309, 385 1, 741, 445 1, 845 22, 164 25, 149 50	\$1,003,404 3,555,493 22,751 150,358 75,750 399	\$1, 449, 573 2, 231, 817 34, 106 266, 243 63, 947 1, 101	\$2, 393, 911 3, 987, 730 60, 818 423, 054 65, 780 1, 854	66, 387	\$2, 598, 757 3, 483, 245 84, 221 600, 187 75, 713 1, 717
Total compensation benefits	2, 100, 038	4, 808, 155	4, 046, 787	6, 933, 147	7, 824, 177	6, 843, 840
Administrative expenses: Personal services Supplies and materials Communication services Travel expenses Rent Equipment Printing and binding Miscellaneous.	85, 469 2, 160 1, 404 243 1, 500 15, 302 41, 688 4, 367	350, 888 6, 118 2, 039 1, 059 12, 518 11, 943 21, 863 16, 056	391, 389 7, 129 2, 808 3, 953 10, 257 7, 342 20, 394 26, 507	583, 102 7, 801 6, 213 3, 794 40, 383 25, 933 26, 617 33, 871	43, 056 9, 935 20, 249	483, 889 8, 182 3, 493 4, 600 38, 406 6, 170 13, 766 25, 008
Total administrative expenses	152, 133	422, 484	469, 779	727, 714	620, 877	583, 51
Total compensation benefits and administrative expenses	2, 252, 171	5, 230, 639	4, 516, 566	7, 660, 861	8, 445, 054	7, 427, 35

Does not include \$3,221,160 allotted to State offices for local payments.

TABLE 36.—NATIONAL YOUTH ADMINISTRATION

[Expenditures, fiscal year 1941—covering cost in 1941 of injuries occurring in 1941]

Con	mpensation benefits: Disability compensation Medical treatment Transportation of beneficiaries Death compensation Burial expense	\$30, 252 127, 642 578 786 2, 528	
	Total	161, 786	

IV. OPERATIONS UNDER THE LONGSHOREMEN'S AND HARBOR WORKERS' COMPENSATION ACT AND THE DISTRICT OF COLUMBIA WORKMEN'S COMPENSATION LAW.

The Longshoremen's and Harbor Workers' Compensation Act, approved March 4, 1927, as amended (U.S.C., title 33, ch. 18, secs. 901 et seq.), providing compensation for employees of private employers for injury or death occurring while engaged in maritime employment upon the navigable waters of the United States, including any drydock, is administered by the Commission through deputy commissioners in 12 compensation districts comprising the United States and the Territories of Hawaii and Alaska. The largest class of employees subject to this law is longshoremen and the next largest class is repairmen, who, in the course of their work of loading, unloading, or repairing vessels, are in maritime employment outside of the jurisdiction of State workmen's compensation commissions or boards. The law also extends to service men, mechanics, and other employees engaged in maritime employment upon navigable waters, except a master or member of a crew of any vessel, and any person engaged by the master to load or unload or repair any small vessel under 18 tons net, and employees of the United States or of any State or foreign government. There is no definition in the act of the term "maritime employment" as used therein, and there has been no comprehensive judicial definition of this term as so used. It seems clear, however, that Congress manifested an intention that the Longshoremen's Act should extend upon the navigable waters to all situations to which the admiralty

and maritime jurisdiction of the United States extends.

The term "member of a crew" as used in the exception in section 3 (a) (1) of the Longshoremen's Act, which is referred to above, has been before the courts on numerous occasions. This term does not have an absolutely unvarying legal significance and this factor has probably been responsible for much of the litigation which has arisen under the Longshoremen's Act, in which this exception has been applied, or sought to be applied. In the opinion of the Circuit Court of Appeals in the case of South Chicago Coal and Dock Company et al. v. H. W. Bassett, Deputy Commissioner, 104 Fed. (2d) 522, most of the cases arising under the Longshoremen's Act in which the term has been construed are collected. This case went to the Supreme Court of the United States and was decided February 26, 1940, the opinion of the court being reported in 309 U.S. 251; 60 S. Ct. 544. decision and opinion of the Supreme Court in this case apparently will go a long way in the direction of clarifying the meaning of the term "member of a crew" as used in the Longshoremen's Act. stance, the Supreme Court held that the term "crew" was used by Congress in the Longshoremen's Act designedly to distinguish certain employees on vessels from "seamen," the latter term being broader in scope, as defined in court decisions, than the term "crew." It was pointed out by the Supreme Court that the legislative history of the exception referred to discloses that it was the intention of Congress to include as entitled to the benefits of the Longshoremen's Act "all those various sorts of longshoremen and harbor workers who were performing labor on a vessel and to whom state compensation statutes were inapplicable." It would appear that under the reasoning in the opinion persons employed on board a vessel to perform services as

laborers, of the kind performed by longshoremen and harbor workers, and who sleep at home and board off the vessel, being called to perform service by the day, may not be regarded as members of the crew of the vessel within the exception in section 3 (a) (1), notwithstanding the fact that they may be called "deckhands" or "seamen" or that incidental to their principal duties aboard a vessel they may be called upon to perform services for the vessel of the same character as those performed by persons aboard primarily engaged in her navigation. The inference is strong in the opinion that in order to be classed as a "member of a crew" the employee must be shown to have been primarily on board the vessel for the purpose of aiding in her navigation.

In the same case the circuit court of appeals for the seventh circuit, when the case was before it, had to consider the question whether the district court properly granted a trial de novo upon the issue whether or not the deceased employee was a member of the crew of the vessel on which he was employed at the time of injury. It was asserted by the employer that this issue was jurisdictional in character and that under the decision of the Supreme Court in the case of Crowell v. Benson, 285 U.S. 22, the district court of the United States hearing the case had authority to receive and consider evidence de novo relating to the status of the employee in relation to the vessel. The circuit court of appeals, however, construed the effect of the Supreme Court's decision in the case of Crowell v. Benson as limiting the jurisdictional questions, with respect to which the district court may hear evidence de novo, to two; namely, (1) whether the injury was sustained on the navigable waters of the United States, and (2) whether the master and servant relationship existed. The opinion of the Supreme Court in the case of South Chicago Coal & Dock Company v. Bassett, Deputy Commissioner, was delivered by the Chief Justice, and the Chief Justice also delivered the opinion of the court in the case of Crowell v. Benson. The question of the authority of the lower court to grant a trial de novo was essentially part of the case before the Supreme Court; however, at no place in the opinion does the court advert to its decision or opinion in that case. The opinion merely states that the determination of the status of an employee as or as not a member of a crew is essentially a determination of a question of fact, and that the authority to determine such a question has been confided by Congress to the deputy commissioner.

The District of Columbia Workmen's Compensation Act, approved May 17, 1928, as amended (45 Stat. 600; D. C. Code, title 19, ch. 2), made applicable to private employment in the District of Columbia the provisions of the Longshoremen's Act. This act applies to all employers carrying on any employment in the District of Columbia, excepting (1) a master or member of a crew of any vessel; (2) an employee of a common carrier by railroad; (3) an employee of the United States; and (4) an employee engaged in agriculture, domestic service, or any employment that is casual and not in the usual course of the trade, business, occupation, or profession of the employer; and (5) any secretary, stenographer, or other person performing any services in the office of any Member of Congress or under the direction, employment, or at the request of any Member of Congress, within the scope of the duties performed by secretaries, stenographers, or such employees of Members of Congress. It is administered by the Com-

mission through a deputy commissioner.

Under the provisions of section 14 (m) of the Longshoremen's Act, "the total compensation payable under this Act for injury or death shall in no event exceed the sum of \$7,500." The meaning of this limitation; that is, whether the limitation applies to all compensation payable on account of injury and death growing out of the same injury, or whether it applies to compensation for disability and to compensation for death, severally, has been considered by two Federal circuit courts of appeals. The first case decided involving the question is that of International Mercantile Marine Company v. Lowe, 93 Fed. (2d) 663, which arose in the second circuit. The other case is that of Augustus P. Norton, Deputy Commissioner, v. Travelers Insurance Company, 105 Fed. (2d) 122, which arose in the third circuit. Both decisions hold that the limitation applies severally. By reason of these two authoritative decisions the maximum possible compensation that might be paid in any one case for disability and on account of death benefits growing out of the same injury is the sum of \$15,000.

In the case of Cardillo, Deputy Commissioner v. Liberty Mutual Insurance Company, 101 Fed. (2d) 254, which arose under the District of Columbia workmen's compensation law, it was held in an injury case, not involving death, that the maximum limitation in section 14 (m) of \$7,500 in case of injury does not apply with respect to the cost of medical benefits payable by an employer under section 7 of the Longshoremen's Act, referred to in the next paragraph. Under this decision the cost of such benefits shall not be taken into account in computing the maximum sum of \$7,500 payable as compensation

for disability.

The provisions relating to medical services and supplies, compensation for disability and death, and the procedure in respect of claims are the same under both acts. The provision relating to medical services and supplies requires the employer to "furnish such medical, surgical, and other attendance or treatment, nurse and hospital service, medicine, crutches, and apparatus for such period as the nature of the injury or the process of recovery may require." The obligation to furnish medical treatment, etc., is unlimited either as to time or amount. Where the employer has not provided necessary medical care, the employee, after request therefor of the employer, may secure such treatment or care at the expense of the employer; but no claim for medical or surgical treatment so obtained is valid and enforceable as against the employer unless the physician or surgeon giving such treatment furnishes to the employer and the deputy commissioner, within 20 days following the first treatment, a report thereof on a form prescribed by the Commission. This provision of law is frequently overlooked by both physicians and employees. Under an amendment the deputy commissioner may excuse the failure to furnish such report within such time when he finds it to be in the interest of justice to do Any employee who unreasonably refuses to submit to medical examination or to medical or surgical treatment may have his compensation suspended by the deputy commissioner during the period of such refusal. Compensation for disability may not exceed \$25 per week, nor be less than \$8 per week, except that where the employee's wages at time of injury are less than \$8 per week he receives his full weekly wages if wholly disabled. Compensation for temporary total, temporary partial, permanent total, and permanent partial disability is provided for, with a schedule of weekly payments covering loss, or

loss of use, of a member of the body. Death benefits, in addition to funeral expenses not to exceed \$200, are payable in the following percentages of the employee's average weekly wages, to the following classes of beneficiaries: Widow, 35 percent; widow with surviving child or children, 35 percent for herself and 10 percent for each child under 18 years of age up to maximum for all persons of 66% percent; children under 18 years of age where there is no widow, 15 percent, but not to exceed 66% percent for all; dependent grandchildren, brothers, and sisters under 18 years, 15 percent; and dependent parents or dependent grandparents, 25 percent. An amendment permits payment of compensation to a child, grandchild, brother, or sister over the age of 18 years who is wholly dependent upon the deceased employee and incapable of self-support by reason of mental or physical disability. In computing death benefits, the average weekly wages of the deceased shall be considered to have been not more than \$37.50 nor less than \$12, but total weekly benefits may not exceed the weekly

wages of deceased.

Notice of injury must be given in writing to the deputy commissioner and employer within 30 days after injury, but failure to give such written notice may be excused by the deputy commissioner in acting upon a claim, under conditions fixed in the law. Claim for compensation must be filed with the deputy commissioner within 1 year after injury or death; or if compensation has been paid, within 1 year after the date of last payment of compensation. Where an employer fails to file with the deputy commissioner a report of injury or death of his employee of which he has knowledge, the year limitation does not begin to run against a claim for disability compensation or death benefits until such report shall have been furnished. Claims are handled by the deputy commissioner for the compensation district in which the injury occurred, and hearings are provided for where requested by any party in interest or deemed necessary by the deputy commissioner. A compensation order awarding compensation or rejecting a claim becomes final after 30 days from the filing of such order by the deputy commissioner. Within certain limitations; that is, on the ground of a change in conditions or on the ground of a mistake in a determination of fact, a deputy commissioner may review a compensation case at any time prior to 1 year after the date of the last payment of compensation, whether or not a compensation order has been issued.

No review by the Commission of the action of the deputy commissioner upon a claim is provided for in either act. Condensed statis-

tical information is given separately herein for each act.

REGULATIONS PROMULGATED BY THE COMMISSION EFFECTIVE AS OF MAY, 31, 1938

The Commission promulgated its revised and amended regulations, effective as of May 31, 1938, relating to the administration of the Longshoremen's Act and the District of Columbia workmen's compensation law, respectively. These regulations, revised and promulgated in accordance with the Federal Register Act, approved July 26, 1935 (49 Stat. 500), as amended, are in the form prescribed by the Codification Board, Division of the Federal Register, The National Archives, and were filed with the said division of The National Archives. These

regulations have now appeared in the Code of Federal Regulations published by The National Archives in accordance with the requirement of the Federal Register Act. The codification of regulations of various agencies of the United States has proceeded to final conclusion and the Code of Federal Regulations is now available for general The regulations of the Commission under all of the acts which it administers will be found in title 20, chapter I, of the Code as follows: Subchapter A, covering regulations under the United States Employees' Compensation Act; subchapter B, covering regulations under acts extending the United States Employees' Compensation Act to Emergency Relief Employees, and others; subchapter C, covering regulations under the Longshoremen's Act; and subchapter D, covering regulations under the District of Columbia workmen's compensation law. These regulations as so published are given effect, prima facie, as the Commission's regulations and may be cited in the official form prescribed: viz. 20 CFR 31.1.

These regulations implement the two laws above referred to and provide detailed administrative procedures relating to the handling of claims. They cover also the administrative procedures incident to the authorization of insurance carriers seeking to write insurance under either law and employers seeking the privilege of self-insurance

thereunder.

INSURANCE CARRIERS AND SELF-INSURERS

Under each of these laws all employers subject to the provisions thereof are required to secure the payment of compensation and the performance of other obligations imposed thereby, either by qualifying as self-insurers or by providing insurance with some insurance carrier authorized by the Commission. Failure of an employer to secure payment of compensation to employees within the purview of the act constitutes a misdemenaor, punishable by a fine of not more than \$1,000 or by imprisonment for not more than 1 year, or both.

During the fiscal year 1941, 16 insurance carriers were granted authority to write insurance under the Longshoremen's Act, the authority of 5 carriers previously so authorized was terminated, and at the end of the fiscal year there were 207 ¹ carriers with authority

to write such insurance.

During the year 2 insurance carriers were granted authorization to write insurance under the District of Columbia workmen's compensation law, the authorization of 1 carrier was terminated, and at the end of the fiscal year there were 66 carriers with authority to write

such insurance.

During the year 21 employers were granted authority to act as self-insurers under the Longshoremen's Act, 26 employers previously so authorized surrendered that privilege, either because of taking out insurance policies or because of discontinuing operations under the act, or for other reasons, and at the end of the fiscal year there were 341 authorized self-insurers under this act.

During the year 3 employers were granted authority to act as self-insurers under the District of Columbia workmen's compensation law, 2 such privileges were terminated during the year, and at the end

¹ In its twenty-fourth annual report the Commission reported 197 carriers as having authority to write such insurance on June 30, 1940. Upon further check of the records it was found that 196 carriers should have been reported as authorized upon said date.

of the fiscal year there were 70 authorized self-insurers in the District

of Columbia.

Obligations of employers.—Security for the payment of compensation either by insuring and keeping insured or by furnishing satisfactory proof of financial ability to pay such compensation, with deposit of securities or indemnity bond, is mandatory upon every employer under these acts. Where the employer is a subcontractor, the contractor becomes liable for the payment of compensation to employees of the subcontractor unless the latter has secured such payment. The liability of the employer under the act is exclusive and in place of all other liability, except that if an employer fails to secure the payment of compensation as required by the act, the employee, or his legal representative in case of death, may elect to claim compensation under the act or to maintain an action for damages against the employer, in which case negligence of a fellow servant, assumption of risk, or contributory negligence may not be pleaded as a defense thereto. Where an insurance carrier fails, the obligation of the employer to pay compensation still remains, but no right of action against the employer, as indicated above, accrues.

Obligations of insurance carriers.—The Commission believes that every employer engaged in a legitimate activity coming under either act may reasonably expect to have his workmen's compensation risk covered by one of the duly authorized insurance carriers, upon payment of the proper premium. In granting or extending the authorization of any carrier the Commission will take into account the disposition of such carrier to deny its obligation to render such service fairly.

The authorized insurance carriers in the District of Columbia, who are members of the National Council on Compensation Insurance, participate in a "voluntary plan for granting coverage to uninsured risks." Cooperation along somewhat similar lines by authorized insurance carriers under the Longshoremen's Act, in most of the States, has been brought about by the National Council at the suggestion of the Commission, so that an employer under either of the acts who has been unable to obtain for himself coverage for his employees may as a rule have his risk assigned to one of the carriers participating in the plan, which is intended to take care of employers who have been unable to place their risks. The plan provides for the distribution of such risks upon an equitable basis among the participants in the plan.

The Commission also expects each duly authorized carrier to pay compensation promptly either where payment is due without an award or pursuant to an award in a compensation order. Unwarranted delay or failure to make prompt payments by an insurance carrier, in violation of the law and of its agreement with the Commission, except where payments have been stayed by proper order of a court having jurisdiction to order such stay, will be considered in connection with the application of such insurance carrier for continuance of its

authorization.

The standard workmen's compensation policy contains a provision for cancelation by either party, but under the law and regulations as well as by the terms of the Commission's prescribed endorsement, such cancelation cannot become effective except after 30 days' notice in writing. The chief purpose of this provision is to afford the employer sufficient time to secure other coverage. Notice of cancelation when given in due form in accordance with this provision is accepted and

given effect by the deputy commissioner. The Commission has recognized as good ground for cancelation nonpayment of premium and refusal to provide and use reasonable safety devices and practices in

hazardous occupations.

The Commission has taken the position, however, that when an authorized carrier has written a policy and accepted payment of premium thereon the insured employer may reasonably expect that the insurance contract will be performed and the risk carried during the policy term.

The receipt by a deputy commissioner of the prescribed card notice of the issuance of a policy binds the insurance carrier whether or not the policy has been delivered or premium paid, and the 30 days' notice of cancelation required by the law and regulations must be given.

The Commission's regulations relating to authorization of insurance carriers under the Longshoremen's Act will be found in title 20, Code of Federal Regulations, chapter I, subchapter C, in part 32, and the regulations affecting insurance carriers under the District of Columbia workmen's compensation law will be found in title 20 of the same Code.

chapter I, subchapter D, in part 42.

Security required of self-insurers.—The rules and regulations of the Commission governing self-insurance under these acts require as a condition precedent to the granting of such privilege that security be given. Such security may be given either in the form of an indemnity bond or by depositing approved negotiable securities with the proper Federal Reserve bank (in connection with the Longshoremen's Act) or with the Treasurer of the United States (in connection with the District of Columbia Act). The amount of security to be required depends upon several elements, chiefly the amount of payroll exposure, the degree of hazard of the employment as indicated by the reported accident experience, and the financial standing of the The minimum amount of security usually accepted from a self-insurer under the Longshoremen's Act is \$10,000. Under the District of Columbia workmen's compensation law the minimum indemnity bond accepted is \$15,000 and the minimum deposit of approved negotiable securities is \$10,000. These regulations, applicable to the Longshoremen's Act, will be found in title 20, Code of Federal Regulations, chapter I, subchapter C, in part 33, and the regulations on the same subject applicable to self-insurers under the District of Columbia workmen's compensation law will be found in the same title, but in chapter I, subchapter D, part 43.

EXTENSION OF THE LONGSHOREMEN'S ACT TO MILITARY AND NAVAL BASES

On August 16, 1941, the bill, S. 1642, "To provide compensation for disability or death resulting from injury to persons employed at military, air, and naval bases acquired by the United States from foreign countries, and on lands occupied or used by the United States for military or naval purposes outside the continental limits of the United States, including Alaska, Guantanamo, and the Philippine Islands, but excluding the Canal Zone, and for other purposes," was approved and became law. This bill was enacted by Congress for the principal purpose of providing a workmen's compensation law for the protection of employees of contractors engaged by the United

States to construct defense bases in areas outside continental United States, where the employees otherwise would be without adequate protection in case of injury or death due to industrial causes. This new law extends to such bases and areas the Longshoremen's and Harbor Workers' Compensation Act, with minor necessary changes, much in the same manner as the Longshoremen's Act was extended to apply as the workmen's compensation law for the District of Co-

lumbia, as above set forth.

The Commission is presently engaged in perfecting the necessary arrangements to facilitate administration of this law. Toward this end there have been established five new compensation districts, two such districts being newly created; namely, the Caribbean district, comprising the West Indies and British Guiana, with headquarters at San Juan, P. R., and the Pacific district, comprising all land areas in the Pacific Ocean south of 45° north latitude, with headquarters at Honolulu, T. H. The other three districts are former districts Nos. 1, 2, and 14 as established under the Longshoremen's Act and as extended to include areas coming within the purview of the act of August 16, 1941. District No. 1 is extended to include Newfoundland and Greenland, with headquarters at Boston, Mass.; district No. 2 is extended to include Bermuda, with headquarters at New York, N. Y.; and district No. 14 is extended to include all land areas in the Pacific Ocean north of 45° north latitude, and Alaska, with headquarters at Seattle, Wash.

On September 12, 1941, the Commission issued regulations which were published in the Federal Register on September 16, 1941, and are designed to implement the provisions of the act of August 16, 1941, where necessary in the administration of that act. These regulations, which will be found in the next yearly supplement of the Code of Federal Regulations, under subchapter E, chapter I of title 20 of that code, consist largely of an extension of existing regulations for the administration of the Longshoremen's Act, as published in said code in subchapter C of the same chapter and title, with such

modification as have been deemed necessary.

The Commission's regulations provide for the establishment of suboffices and for the filing of reports, notices, claims and other papers at such suboffices, whenever administrative exigencies require the establishment of such offices. It is contemplated that by administrative order, duly published, the Commission will establish such offices at such places as its surveys, now being undertaken, will show to be necessary to facilitate administration of that act.

REVIEW OF DECISIONS BY THE COURT

Any party in interest in a proceeding before the deputy commissioner may apply to the United States district court for the judicial district in which the injury occurred for judicial review of a compensation order. If an order is found to be not in accordance with law, the court may, by injunction, suspend or set aside such compensation order, in whole or in part.

If such proceedings for review are not instituted before the expiration of the thirtieth day after the compensation order is filed by a deputy

commissioner, such order becomes final and is not thereafter subject

to judicial review.

Payment of compensation during the pendency of a proceeding for review may not be stayed unless upon application for an interlocutory injunction, the court, on hearing, after not less than 3 days' notice to the parties in interest and the deputy commissioner, allows the stay of such payments in whole or in part, by order, in accordance with the provisions of the act, where irreparable damage would otherwise ensue

to the employer.

The mere filing of an application for judicial review does not warrant an employer or carrier in refusing to pay compensation promptly when due under an award. If compensation is not paid within 10 days after it becomes due under an award, the employer becomes liable under section 14 (f) for an additional payment of compensation in the amount of 20 percent of the compensation so in default under the award, notwithstanding the filing of an application for judicial review, unless within that time the employer secures an interlocutory injunction in the manner prescribed in section 21 (b) of the act, as indicated

Since the effective date of the Longshoremen's Act (July 1, 1927), there have been some 654 cases filed under section 21 (b) of the Longshoremen's Act; and under the District of Columbia workmen's compensation law (which became effective July 1, 1928), there have

been 254 such cases.

On July 1, 1940, there were pending 23 cases in which review of

compensation orders was sought in United States district court under the Longshoremen's Act. During the fiscal year 35 new cases were filed and 31 cases disposed of. On June 30, 1941, 27 cases were pend-

ing and undecided in the district courts.

During the fiscal year five cases were appealed to the United States Circuit Courts of Appeals, five cases were disposed of and six cases remained undecided on June 30, 1941. Of the five cases disposed of during the fiscal year one was appealed during that year and four were carried over from the prior fiscal year.

On July 1, 1940, 13 2 cases were pending in the District Court of the United States for the District of Columbia. During the fiscal year 14 new cases were filed and 12 disposed of, leaving 15 cases pending on

June 30, 1941.

On July 1, 1940, four 3 cases were pending in the United States Court of Appeals for the District of Columbia. During the fiscal year five cases were appealed and five disposed of, leaving four cases pending on June 30, 1941.

SUMMARY OF COURT DECISIONS

Among the cases pending and decisions handed down in United States district courts, circuit courts of appeals, and the United States Court of Appeals for the District of Columbia during the fiscal year, the following are of particular interest:

² In its twenty-fourth annual report the Commission reported 12 cases pending on June 30, 1940. One additional case is here shown as pending on that date, there having been included a case reversed by the appellate court and sent to the district court for further hearing.

³ In its twenty-fourth annual report the Commission reported five cases as pending on June 30, 1940. Upon further check of the records it was found that four cases should have been reported as pending.

In the case of George Trudenich v. Marshall, 34 F. Supp. 486 (W. D. Wash. 1940), the court arffimed a compensation order, rejection of claim, where the deputy commissioner had found that coronary thrombosis which disabled an employee did not result from an "accidental injury." The court pointed out that when a preexisting disease is accelerated, aggravated or manifests itself as a result of the exertion incidental to the work in which the worker is employed, a compensable injury may result. In such cases the injury is related causally to the employment, the law merely disregarding the preexisting disease, without the presence of which the injury would not have occurred. But when the employment and the injury are not related causally, the unrelated manifestation of a preexisting condition at the time the work is being performed is not a compensable injury. The appearance or manifestation of a preexisting condition under such circumstances is deemed to be coincidental and not causal.

In the case of *Dunham Towing and Wrecking Company* v. *Bassett* (the *Aksel Monson* case), 36 F. Supp. 527 (N. D. Ill. 1940), the court held that an employee whose principal duty was to keep a furnace under a boiler on a tugboat properly fired in order to take care of the steam which furnished the power for the navigation of such vessel and who carried first-class seaman's papers, but did not sign articles or sleep aboard the vessel, was nevertheless a member of the crew and therefore not entitled to compensation under the Longshoremen's Act.

In the case of Charles M. Thomson, Trustee, Etc. v. Norton (the Odilla Courteau case), 36 F. Supp. 956 (W. D. Mich. 1940), a railroad employee while walking along a fender of a dock was injured when a cable attached to a vessel caused the employee to be pulled from the fender and drawn against the side of the vessel. The court held that the deputy commissioner had jurisdiction under the Longshoremen's Act as the cause of action and the injury were completed upon the navigable waters of the United States. This case is now pending on

appeal before the circuit court for the sixth circuit.

In the case of McWilliams Dredging Company v. Henderson (the Bryant Williams case), 36 F. Supp. 561 (N. D. Ala. 1941) the decedent, a dredging company's employee, was drowned when he fell from a scow while crossing from the shore over the scow to the company's dredge on which he was furnished quarters and subsistence by the employer. The employee had been absent from the dredge from Saturday to Sunday evening on his own personal business, as there had been no work shift on Sunday. The regular and permissible route of crossing from the shore to the dredge was over the scow owned by the dredging company. The court in holding that the employee's death was compensable as arising out of and in the course of employment pointed out that the term "arising out of employment" refers to a causal factor, while the term "in the course of employment" refers to the factors of time, place, and circumstances. The court in effect held that as the employer had furnished living quarters to the employee, injury going to or upon the premises (vessel or adjacent vessel used as a means of ingress) was compensable, following the rule in socalled "bunk-house" cases.

In the case of Maryland Dry Dock Company v. Parker (the Fred Schackert case), 37 F. Supp. 717 (D. C. Md. 1941), the sole question was whether minor children are required under the Longshoremen's Act to establish dependency upon the deceased. On behalf of the deputy

commissioner it was contended that the dependency in fact was not a prerequisite, but was presumed by the statute. The deceased employee in this case had three children under 18 years of age. He had deserted his family and later his wife, the mother, obtained an absolute divorce with custody of the children, the father having been charged with their maintenance and support. The mother remarried and the father contributed nothing toward the support of the children. At the time of the employee's death the children lived with and were entirely dependent upon their stepfather. The court held that notwithstanding these facts the children were entitled to compensation on the statutory presumption of dependency.

In the case of Coos Bay Lumber Company v. Pillsbury (the C. A. Swanson case,) 37 F. Supp. 914 (N. D. Calif. 1941), the court held that a "traveling stevedore or winchman" who was required as a part of his employment to go from port to port with a vessel and whose death occurred while he was engaged as a winchman in a loading operation, and who was carried on the ship's pay roll, doing general work while at sea, such as repairing steering gears, shrouds, winches, etc., having previously been hired from a sailors' hiring hall, was a "member of the crew" of the vessel. In this case a certificate as able-bodied seaman

had been required before employment of the deceased.

In the case of Bassett v. Massman Construction Company (the Myrtle Boling case), 120 F. (2d) 230 (C. C. A. 8, 1941), the court held that the district court for the eastern district of Missouri was without jurisdiction of proceeding to review an award under the Longshoremen's Act for injuries sustained in another judicial district and that proceedings for review of a compensation order must be instituted in the Federal district court for the judicial district in which the injury occurred, this requirement being not merely one of venue, but jurisdictional, in view of careful discrimination in the act in the designation of courts and specific prohibition against the institution of proceedings, otherwise than as provided in the act (sec. 21 (d)).

In the case of Winfred Whalen v. Lowe, 38 F. Supp. 248 (D. C. N. J. 1941), the decedent met his death as the result of falling through the hatch in the 'tween-decks area of a vessel at a place where he had no duties to perform and there was no occasion for him to go. The court held in effect that the presumption in section 20 (a) of the act would not prevail as against the positive evidence which was found to support the finding of fact of the deputy commissioner upon which rejection

of the claim was based.

In the case of London Guarantee & Accident Co. v. Henderson (the Arrenner Rhoades case), —— Fed. Supp. —— (W. D. La. 1941), the court held that a proceeding under the Federal Declaratory Judgment Act could not be maintained to interfere with the administrative actions of the deputy commissioner, and that jurisdiction of the courts in a case under the Longshoremen's Act cannot be invoked until after

the deputy commissioner has acted.

In the case of Fireman's Fund Insurance Company v. Marshall (the A. M. Peterson case), 120 F. (2d) 547 (C. C. A. 9, 1941), the court held that as section 10 (c) of the Longshoremen's Act requires the deputy commissioner, in determining the average annual earnings of an employee, to consider "the previous earnings of the injured employee and of other employees of the same or most similar class," and findings which show failure to consider such "previous earnings" may be set

aside. To the same effect, but holding that the deputy commissioner is not required under section 10 (c) to consider earnings of other employees where such earnings did not "reasonably represent the annual earning capacity of the injured employee"; see Fireman's Fund Insurance Co. v. Marshall (the John Van Steene case), 120 F. (2d) 548

(C. C. A. 9, 1941).

In Wood Preserving Corporation v. McManigal (the Robt. Young-blood case), 39 F. Supp. 177 (W. D. Ky., 1941), the court held that where an employee's preexisting disease was accelerated by the conditions of his employment, all disability resulting therefrom was compensable by the employer, and that the provisions of section 8 (f) of the Longshoremen's Act applicable to so-called "second injury" cases had no application.

In the case of Reading Company v. Norton (the Viney Lester case), 1941 A. M. C. 1254 (E. D. Pa. 1941), it was held that an uncorroborated statement of an employee to his wife that he had "fainted on the job" and thereby sustained injury was insufficient to support award of death benefits even though a coroner's report disclosed

evidence of an injury to the head.

In A. L. Mechling Barge Line v. Bassett (the Herman Lockas case), 119 F. (2d) 995 (C. C. A. 7, 1941), the court held that an employee employed as a cook aboard a tugboat, who prepared meals for the crew of the vessel, eating and sleeping on board the vessel except on his off time, was a member of the crew of a vessel within the meaning of

section 3 (a) (1) of the Longshoremen's Act.

In the case of Motor Boat Sales, Inc. v. Parker (the Jessie B. Armistead case), 116 F. (2d) 789 (C. C. A. 4, 1941), the court reversed the decision of the district court (as reported in the Commission's twenty-fourth annual report) which had held that an employee employed to assist in testing a motor boat engine was not engaged in an employment within the purview of the Longshoremen's Act. In this case the United States Supreme Court on May 12, 1941 (61 S. Ct. Rept. 1087), granted a petition for writ of certiorari, and the matter is now pending

before that court.

In the case of Arthur F. Granholm v. Cardillo, 116 F. (2d) 948 (App. D. C. 1940), the claimant alleged that he sustained an injury to his heart while assisting three or four other men in loading a box weighing about 500 pounds into a motortruck in the performance of his duties as a baggage checker. The deputy commissioner found as a fact that the lifting did not precipitate an attack of coronary thrombosis suffered by the claimant and rejected his claim. The court refused to disturb the findings of the deputy commissioner notwithstanding that there was evidence in the record which would have supported a finding favorable to the employee had the deputy commissioner so found.

In the case of Harold J. Groom v. Cardillo, 119 F. (2d) 697 (App. D. C. 1941), the appellant in 1939 was a teller employed in a Washington, D. C., bank when he suffered a recurrence of an old tubercular condition. He claimed that standing at the bank, talking to customers and the constant use of his arm in stamping stubs had caused an exacerbation of arrested tuberculosis. The deputy commissioner's findings of fact in the compensation order rejecting the claim, that the employee did not sustain an "accidental injury" were found by the court to be supported by the evidence.

In the case of Penker Construction Company v. Cardillo (the Hildren Wilder case), 118 F. (2d) 14 (App. D. C. 1941), the decedent Wilder was assaulted by a fellow employee while at work in an altercation arising from decedent's refusal to pay a sum of money allegedly due his assailant for procuring his employment. The court in holding the injury and death arose out of and in the course of the employment of the deceased stated that an injury arises out of the employment if it is caused by the environment, whether inanimate, animal, or human, to which the employment exposes the employee; that an assault by a stranger, and a fortiori by a fellow employee, clearly arises out of the employment where, as here, the employment provides the motive for the assault; that the deceased was killed because he had employment for which he refused to pay a fee; and that he was under no obligation to pay is immaterial. The award was also sustained on another ground. The court held further that the finding that "the employment * * * was responsible for the assault" was equivalent to a finding that the injury was "caused by the willful act of a third person directed against an employee because of his employment." (See section 2 (2) of the act.)

In the case of Avignone Freres, Inc. v. Cardillo (the Margaret Cook case), 117 F. (2d) 385 (App. D. C. 1940), the facts were that a diabetic employee accidentally bruised his toe in the course of his employment, followed by infection, gangrene, and death. The court held that there was substantial evidence of a causal relationship between the slight injury suffered by the employee and his subsequent death as

found by the deputy commissioner.

In the case of *Macon L. Moyer* v. *Cardillo*, 119 F. (2d) 785 (App. D. C. 1941), the court held that the uncontradicted and undisputed testimony showed that the employee, injured while employed in a garage in the State of Maryland temporarily occupied by his employer for storage of trucks, sustained his injury within the purview of the District of Columbia workmen's compensation law on the ground that the employer, although about to cease operations in the District of Columbia, had on the date of injury not in fact ceased to be a person carrying on employment in the District of Columbia.

AMENDMENTS TO THE LAW

There were no amendments to the Longshoremen's Act or the District of Columbia workmen's compensation law during the fiscal year. The Longshoremen's Act, which was passed March 4, 1927 (ch. 509, 44 Stat. 1424), was amended May 26,1934 (Public, No. 257, 73d Cong., ch. 354, 48 Stat. 806), and June 25, 1938 (Public, No. 727, 75th Cong., ch. 685, 52 Stat. 1164). The act will also be found in 33 U. S. C. 901 et seq.

For further reference to the history and substance of the several amendments to the Longshoremen's Act, attention is directed to the Commission's eighteenth annual report, pages 33 to 39, inclusive; to its nineteenth annual report, pages 47 to 51, inclusive; to its twenty-first annual report, pages 60 to 66, inclusive; and to its twenty-second

annual report, pages 54 to 58, inclusive.

There was introduced in Congress on June 6, 1941, a bill "To amend the Longshoremen's and Harbor Workers' Compensation Act." This bill, H. R. 4986, is now pending for consideration in the Committee on the Judiciary, House of Representatives. The bill proposes

modifications of the Longshoremen's Act in a number of respects, among which may be mentioned (1) a new statutory definition of the term "injury"; (2) an extension of the coverage of the act to include within the term "employee" the masters and members of crews of vessels upon the inland navigable waters of the United States (except upon the Great Lakes) and certain land employees employed on docks, wharves, and places immediately adjacent to navigable waters, where engaged in interstate or foreign commerce; (3) new features relating to medical benefits designed to give employees the right of selection as to physicians, and to provide for establishment of panels of physicians and fixed schedules of fees; (4) increases in the benefits provided for loss or loss of use of members of the body; (5) increases in the percentages of the average weekly wage of an employee payable to beneficiaries as death benefits; (6) an increase in the statutory maximum weekly wage for the purpose of computing compensation for disability or death; (7) a broadening of the provisions relating to vocational rehabilitation of beneficiaries; (8) new provisions affecting the bar of limitations applicable to claims (in section 13) and to applications for review of a compensation case (under section 22), and enlargement of the deputy commissioner's jurisdiction with respect to such review; (9) changes in the section of the act under which an employee's average weekly wage is determined; (10) removal of the limitation (of \$7,500) upon total aggregate maximum compensation payable for injury or death; (11) entirely new provisions relating to so-called "third party" cases; and (12) inclusion in the act of a comprehensive safety law.

On August 19, 1941, there was introduced in Congress a bill to amend section 44 of the Longshoremen's Act, the purpose of which is to authorize enlargement of the uses of the special fund established pursuant to that section so as to enable the Commission to provide therefrom payments of compensation to beneficiaries in those cases where an uninsured employer, or an insured employer and his carrier, because of insolvency, defaults in the payment of compensation or other benefits. This measure (S. 1862) is now pending for consideration in the Committee on the Judiciary, House of Representatives.

The Commission renews its recommendation in previous annual reports that it be authorized to consider upon administrative review decisions of the deputy commissioner under the District of Columbia workmen's compensation law. Under the Longshoremen's Act claims are handled by deputy commissioners throughout the country and, no doubt because of the great distances sometimes involved, no provision was made for any administrative review by the Commission prior to the review of a compensation order by the United States district court in the judicial district in which the injury occurred, upon questions of law. The application of this procedure in the District of Columbia, under which the decision of the deputy commissioner is reviewed directly by the District Court of the United States for the District of Columbia, without any previous administrative review by the Commission, differs from the procedure usually established in State workmen's compensation laws, under which the action of the local administrative officer having original jurisdiction of the case is subject to review by the general administrative authority or the Commission, before the case is reviewed by the courts. No doubt similar procedure in the District of Columbia would be in the interest

of proper administration of the law and probably would save much expense and litigation both to the interested parties and to the United States. Such review should be of both facts and law, and the judicial review should, as at present, extend merely to questions of law.

The Commission also recommends an amendment to the District of Columbia workmen's compensation law so as to relieve patriotic, religious, fraternal, and similar organizations from the necessity of carrying workmen's compensation insurance for the protection of such members thereof as are employed only part time in connection with any of the activities of such organizations which do not involve the seeking of profit or gain.

1. LONGSHOREMEN'S AND HARBOR WORKERS' COMPENSATION ACT

Injuries reported.—The 80,476 nonfatal injuries reported under this law in the 12 compensation districts during the year ended June 30, 1941, reflect the largest number in the history of the law, and represent a 94 percent increase over the average number of 41,518 nonfatal cases reported during the preceding 5 fiscal years. Increases are noted in all but three districts.

Fatal injuries reported number 21 more for the fiscal year 1941 than were reported during the preceding like period. The 183 fatal injuries reported are about 10 percent above the average number of fatalities reported during the preceding 5 fiscal years. The number of nonfatal and fatal injuries reported each fiscal year from July 1, 1927, to June 30, 1941, is shown according to fiscal years for each compensation district in table 37.

TABLE 37.—CASES REPORTED BY FISCAL YEARS 1928-41

District	Nonfatal													
District	1941	1940	1939	1938	1937	1936	1935	1934	1933	1932	1931	1930	1929	1928
1. Boston	3, 652	2, 156	2,060	2, 535	2, 399	2, 168	1, 519	1,300	1, 358	1, 586	2, 432	4, 024	3, 176	2, 68
2. New York	26, 512	13, 563	10, 716	11,821	12, 370	7, 397	5, 457	6,012	5, 007	6, 584	9, 307	13, 574	13, 370	10, 78
3. Philadelphia	1, 484	1,502	1, 138	1, 306	1, 301	1, 114	1, 118	1, 423	1,093	1,386	1, 583	1,926	1,781	1, 30
4. Baltimore	11, 911	7,840	5, 570	5, 202	2, 083	1, 150	881	2, 897	662	805	1, 240	1,910	2, 271	1,80
5. Norfolk	3, 560	2, 161	1,764	2, 174	1,685	1, 572	1, 923	2, 268	1, 217	1, 313	1, 419	1, 491	1,396	1, 34
6. Jacksonville	1, 587	1 1, 589	1, 481	1,632	2, 188	2,003	1,747	1,828	1, 188	1, 173	1, 199	1,508	1, 240	1, 11
7. New Orleans	14, 093	8, 191	6,069	6, 892	8,062	4, 975	4,839	6, 149	3, 340	4,908	3, 356	4, 278	3, 416	2, 42
8. Galveston	3, 117	3, 262	2, 316	2,952	2, 652	3, 548	2,074	2, 116	1, 763	2, 457	1,779	2, 331	2, 763	2, 57
9. Cleveland	1,309	1, 168	877	1,008	1,096	912	629	771	484	637	789	1, 034	1,009 521	68 40
10. Chicago	1, 977	1,799	1, 126	694	533	401	329	385	316	391	455		3, 241	3, 15
13. San Francisco	5, 808	4, 331	3, 884	4, 252	3, 421	3, 169	2, 897	2, 325	1,496	1,892	2, 406	3, 432	3, 685	3, 52
14. Seattle	5, 466	3, 648	3, 160	3, 451	3, 056	3, 044	2,775	2, 231	1,627	2, 074	2, 742	3, 697	5, 085	3, 52
Total	80, 476	51, 210	40, 161	43, 919	40, 846	31, 453	26, 188	29, 705	19, 551	25, 206	28, 707	39, 640	37, 869	1 31, 810

							Fa	tal							То	Grand	
District	1941	1940	1939	1938	1937	1936	1935	1934	1933	1932	1931	1930	1929	1928	Non- fatal	Fatal	total
1. Boston 2. New York 3. Philadelphia 4. Baltimore 5. Norfolk 6. Jacksonville 7. New Orleans 8. Galveston 9. Cleveland 0. Chicago 3. San Francisco 4. Seattle	8 50 9 17 8 10 22 8 14 10 12 15	10 56 7 8 7 9 18 5 14 11 10 7	7 60 10 4 6 4 12 10 8 3 13 18	5 69 11 11 6 7 17 7 8 8 8 20	12 67 13 6 5 6 22 7 12 3 16 18	11 46 9 2 8 10 11 15 6 6 13 15	8 37 5 8 7 12 12 4 9 7 7 13 18	12 36 14 4 8 7 14 9 11 10 8	7 24 7 6 5 5 10 8 4 3 7 9	6 28 10 8 3 10 16 5 19 6 14 6	3 46 13 6 8 10 20 6 11 8 12 13	12 65 16 14 6 13 16 4 19 8 18	15 50 10 13 7 11 23 5 9 10 11 19	12 46 8 14 6 10 18 6 16 23	33, 046 152, 479 19, 457 46, 227 25, 284 21, 478 80, 995 35, 706 12, 411 9, 763 45, 710 44, 185	128 680 142 121 90 124 231 99 160 96 183 200	33, 17 153, 15 19, 59 46, 34 25, 37 21, 60 81, 22 35, 80 12, 57 9, 85 45, 89 44, 38
Total	183	162	155	180	187	152	140	142	95	131	156	210	183	1 178	526, 741	2, 254	528, 99

¹ Includes reopened cases.

Open cases.—On June 30, 1941, 5,309 nonfatal and 850 fatal cases were open in the offices of the 12 compensation districts. In 2,437 nonfatal and 693 fatal cases, compensation was being paid on account of injury and death, respectively. The remaining cases were in various stages of adjudication. In the nonfatal cases which were open, the compensation paid to beneficiaries to June 30, 1941, amounted to \$3,173,778. The future compensation payable in such cases is \$2,958,102, thus indicating an estimated total cost of \$6,131,880 for these cases or an average of \$1,157 per case.

The 693 fatal cases in which payments were being made on June 30, 1941, include 91 new cases in which compensation payments were started during the fiscal year 1941. The total compensation paid and estimated to be paid in these 693 cases is \$4,959,400. The estimated cost of benefits in the 91 new fatal cases in which payments commenced in 1941 is \$618,743. This amount includes \$586,633 estimated as the compensation to be paid to 201 dependents of the deceased employees, \$16,813 burial expenses, and \$15,297 disability compensation. The average cost per case for the new fatal injuries in compensated cases is \$6,799. The classes of dependents in these cases and the number of each, the weekly compensation award, and other information regarding such cases are shown in table 38.

TABLE 38.—COST OF COMPENSATION TO DEPENDENTS IN 91 FATAL CASES APPROVED DURING THE FISCAL YEAR 1941

	Longsnor		Esti-	Average				
Kind of dependent	Number	Weekly award	mated valua- tion	Age	Weekly award	Value of award		
Widows Children under 18 Brothers and sisters Over 18, incapable of self-support Fathers Mothers Grandparents Grandparents Grandparents	73 100 4 2 5 11 1 1	\$702. 92 252. 31 3. 68 3. 60 26. 81 65. 33 3. 00 12. 75	\$441, 984 81, 574 1, 381 2, 879 13, 791 41, 113 685 3, 226	41. 7 10. 0 10. 5 60. 5 64. 6 60. 6 80. 0 12. 2	\$9. 63 2. 52 . 92 1. 80 5. 36 5. 94 3. 00 2. 55	\$6, 055 816 345 1, 440 2, 758 3, 738 685 645		
Total	201	1, 070. 40	586, 633					

Cases disposed of.—During the fiscal year ended June 30, 1941, action was taken under which 82,082 cases were closed in the records of the Commission. Approximately 16 percent of the nonfatal cases were closed by the final payment of compensation. The number of cases which did not involve a loss in time and those in which the period of disability did not extend beyond the waiting period represented, respectively, 77 and 6 percent of the total nonfatal cases closed during the year. During the same period 153 fatal cases were closed. In 82 such cases it was found that death did not occur under the circumstances bringing it within the scope of the law, in 42 cases compensation was completed, and in 29 cases there were no dependents entitled to compensation for death. Cases closed during the year and the reasons therefor are shown for each compensation district in table 39.

TABLE 39.—CASES CLOSED! DURING THE FISCAL YEAR ENDING JUNE 30, 1941, AND TOTALS FOR PREVIOUS YEARS

		Non	fatal			Fa	tal	
District	No time lost	7 days and under	No jurisdiction, etc.	Com- pensa- tion paid	No jurisdiction, etc.	\$1,000 paid	Lump	Compensation paid
1. Boston 2. New York. 3. Philadelphia 4. Baltimore 5. Norfolk. 6. Jacksonville 7. New Orleans. 8. Galveston 9. Cleveland 10. Chicago. 13. San Francisco 14. Seattle	2, 944 20, 083 839 10, 910 2, 871 550 12, 214 2, 043 842 1, 555 4, 172 4, 084	167 1, 474 126 241 310 316 665 229 133 217 646 544	24 263 29 23 13 32 119 32 22 10 67 68	535 4,747 555 888 402 798 1,286 884 330 193 1,244 1,190	3 21 5 12 2 7 3 4 11 1 9 4	2 10 1 1 6 4 1 2 2	1	10
Total for 1941	63, 107	5, 068	702	13, 052	28	29	2	40
1940	36, 277 27, 542 29, 386 25, 100 17, 099 13, 916 16, 955 9, 916 12, 751 13, 261 18, 729 16, 498 11, 034	3, 985 3, 606 4, 115 4, 391 3, 946 3, 119 3, 200 2, 321 3, 128 4, 067 6, 358 6, 449 4, 958	645 696 800 807 905 840 949 765 1, 103 1, 279 1, 528 1, 412 1, 279	10, 691 9, 570 11, 704 10, 822 10, 021 9, 110 8, 805 7, 397 9, 731 11, 776 14, 382 14, 556 11, 212	74 79 85 62 60 55 61 38 53 67 60 80	16 14 26 18 17 21 12 5 28 22 29 20 6	4 4 12 10 6 2 6 10 5 10 11 6	28 44 44 33 22 21 11 1
Total, 1928–41, inclusive	311, 571	58, 711	13, 710	152, 829	895	263	89	29

¹ Includes some cases reopened and subsequently reclosed.

Nonfatal cases.—The total compensation paid in nonfatal cases closed during the fiscal year 1941 is \$2,693,397. This amount does not include \$29,460 paid for serious facial disfigurement in 219 cases. The amount reported as paid does not represent payments made during the fiscal year 1941 but includes all payments in this and prior years in the cases closed during the year.

In compensated temporary disability cases involving longshoremen, the average duration of disability is 50.8 days for cases closed in 1938, 56.7 in 1939, 52.1 in 1940, and 54.4 in 1941. The average compensation award for the same cases is \$104.34 for 1938, \$122.75 for 1939, \$115.03 for 1940, and \$123.60 for 1941. The average amount paid as compensation for each day of disability is \$2.06 for 1938, \$2.17 for

1939, \$2.21 for 1940, and \$2.27 for 1941.

The average duration of disability in permanent partial disability in cases involving injuries to the same class of workmen is 322 days for cases closed in 1938, 338 for 1939, 378 for 1940, and 303 for 1941. Duration in such cases includes calendar days of temporary disability preceding the awards for permanent injury plus the calendar days covered by the schedule awards. The average award in these cases is \$734.94 for 1938, \$819.10 for 1939, \$951.63 for 1940, and \$778.64 for 1941.

Table 40 shows the extent and duration of disability and compensation costs in all lost-time cases closed during the fiscal year 1941, and

the totals for each fiscal year from 1928 to 1941, inclusive.

TABLE 40.—NUMBER OF LOST-TIME CASES CLOSED AND FATAL CASES APPROVED, SHOWING DURATION, EXTENT OF DISABILITY, AND COMPENSATION COSTS, FISCAL YEARS 1928-41, INCLUSIVE

						Nonfatal ca	ses					Fa	tal cases	
Fiscal year and occupation	All cases,	Total number	Total	Number	Ten	nporary disa	bilities	Perm	anent disa	bilities	Total	Num- ber	Weekly	Esti-
number	of non- fatal cases	compensa- tion	of cases 7 days or less	Number of cases	Days' duration	Compen- sation	Number of cases	Days' duration	Compen- sation	number of cases	with depend- ents	bacaro	mated total cost	
1940: Foremen Longshoremen	119 12, 121	116 12, 061	\$27, 598 2, 042, 132	33 2, 818	70 7, 856	4, 659 426, 316	\$13, 324 966, 313	13 1, 387	4, 229 419, 748	\$14, 274 1, 075, 819	3 60	3 45	\$38. 06 524. 40	\$20, 912 316, 868
Total	12, 240	12, 177	2, 069, 730	2, 851	7, 926	430, 975	979, 637	1,400	423, 977	1, 090, 093	63	48	562. 46	337, 777
RepairmenOthers	3, 904 1, 161	3, 875 1, 133	450, 892 172, 775	1, 812 385	1,805 622	95, 699 32, 213	222, 842 72, 442	258 126	87, 963 43, 477	228, 050 100, 333	29 28	26 17	289. 79 218. 15	182, 299 131, 869
Total for 1941	17, 305	17, 185	2, 693, 397	5, 048	10, 353	558, 887	1, 274, 921	1, 784	555, 417	1, 418, 476	120	91	1,070.40	651, 945
1940	13, 912 12, 782 15, 023 14, 816 13, 671 11, 928 11, 374 9, 423 12, 167 15, 105 19, 610 19, 505 14, 919	13, 824 12, 688 14, 898 14, 706 13, 578 11, 863 11, 287 9, 331 12, 073 15, 026 19, 478 19, 384 14, 857	2, 202, 935 2, 016, 714 2, 081, 283 1, 867, 467 1, 675, 811 1, 453, 787 1, 475, 150 1, 777, 794 2, 319, 750 2, 365, 433 2, 202, 568 1, 644, 363 870, 421	3, 922 3, 544 3, 942 4, 332 3, 877 3, 114 2, 996 2, 202 2, 859 3, 777 5, 773 5, 966 4, 508	8, 645 7, 957 9, 590 9, 270 8, 805 7, 830 7, 442 6, 186 8, 140 10, 166 12, 649 12, 799 10, 071	456, 158 447, 181 492, 102 465, 285 452, 267 398, 236 369, 840 352, 277 461, 848 540, 621 579, 980 533, 035 336, 467	1, 006, 732 976, 661 1, 025, 333 913, 306 859, 419 729, 832 665, 460 716, 120 1, 068, 248 1, 289, 860 1, 366, 107 1, 244, 846 751, 540	1, 257 1, 187 1, 366 1, 104 896 919 849 943 1, 074 1, 083 1, 056 619 278	475, 046 427, 313 460, 678 421, 307 329, 595 326, 536 354, 427 408, 615 453, 709 382, 559 301, 681 141, 356 41, 463	1, 196, 203 1, 040, 053 1, 055, 953 954, 161 716, 392 723, 955 809, 690 1, 061, 674 1, 251, 502 1, 075, 573 836, 461 399, 517	88 95 125 110 93 65 87 92 94 79 132 121 62	72 81 99 92 73 50 75 72 67 71 109 91 56	829. 86 897. 06 1, 159. 53 983, 64 681. 47 478, 75 665. 89 670. 59 730. 81 869. 09 1, 421. 54 1, 112. 45 770. 97	481, 898 553, 052 675, 709 603, 209 488, 130 323, 384 457, 833 428, 926 424, 893 479, 761 721, 396 545, 434 367, 907
Totals, 1928-41, incl	201, 540	200, 178	26, 546, 973	55, 860	129, 903	6, 444, 184	13, 888, 382	14, 415	5, 079, 702	12, 658, 491	1, 362	1,099	12, 342. 05	7, 173, 479

Compensation in the sum of \$29,460 was awarded for serious facial or head disfigurement in 219 cases closed during this year. In 112 cases in which the injury did not cause a loss of time \$11,005 was awarded for disfigurement and in 8 other cases in which the time loss was under 8 days \$875 was awarded for the same reason. In 80 compensated temporary disability cases in which \$18,618 was paid as compensation for disability, additional compensation amounting to \$13,420 was awarded for disfigurement. In 19 permanent disability cases in which \$32,054 was paid as compensation for disability, awards for disfigurement were approved in the sum of \$4,160.

Fatal cases.—In 29 of the 153 fatal cases closed during the year there were no dependents entitled to compensation for death and each such case was closed by the payment of \$1,000 into the special fund created by section 44 of the Compensation Act. Burial expenses incurred in these 29 cases amounts to \$4,169, and the total cost of such cases including \$33 disability compensation, is \$33,202. This results in an

average cost of \$1,145 per case.

Final payment of compensation was made in 42 other fatal cases during the year. In 17 such cases the accured payments to beneficiaries reached the maximum \$7,500 payment authorized by law, in 23 cases final payment was made because of a change in the status of the beneficiary, and in 2 cases the future installments of compensation were commuted and paid in a lump sum. In the 40 cases in which the installments were paid out, the total payments amount to \$184,217. This includes \$172,523 paid to beneficiaries of the deceased employee, \$6,738 for burial expense, and \$4,956 as compensation prior to death. The average compensation to dependents in these fatal cases is \$4.313 per case.

In 1 fatal case closed by payment of a lump sum the beneficiaries were aliens residing outside the United States. Application for commutation of the award in this case was made by the employer or insurance carrier in accordance with the provisions of section 9 (g) of the Compensation Act. The net compensation paid to dependents, including accured installments prior to the commutation, amounts to

\$3,336.

Accident prevention.—The Commission has continued its studies and investigations with respect to the causes of injury and means for preventing accidents in all employments within the purview of the Longshoremen's and Harbor Workers' Compensation Act. During the fiscal year covered by this report, the safety engineer of the Commission has made surveys of operations in maritime employments in the larger ports to determine the causes of injury to workmen in such employments and the accident prevention measures now employed in this industry. Special studies have been made in respect to injuries occuring in employments within the District of Columbia and investigations have been made in connection with the more serious injuries in private employment in the District.

The monthly Safety Bulletin issued by the Commission is utilized so far as practicable for the promotion of safety in all employments under the Federal workmen's compensation law. Each issue of the bulletin carries a report of the number and causes of injuries caused by industrial accidents in public and private employment. Through this medium and by personal contact, the Commission has endeavored to direct the attention of employers and employees to the needless

waste of life and the large increase in operating costs resulting from the failure to use reasonable and proper means for the prevention of accidents. The Commission believes such efforts have been fruitful and that much progress has been made in the development of safer

working conditions.

Cause of injury.—An analysis of the cause of injury in all cases reported under this law is published monthly in the Safety Bulletin and in the interest of economy the statistical tables which previously appeared in annual reports are omitted from this report. The results of these analyses are summarized in the paragraphs below. Injuries to longshoremen are analyzed apart from other harbor workers.

Longshoremen.—A total of 26,565 nonfatal injuries to longshoremen was reported during the calendar year 1940. Fatal injuries numbered

110 for this period.

As heretofore, four main causes account for the greater part of all nonfatal injuries reported during this period and comprise 74 percent of the total.

The greatest hazard, "handling objects," accounted for 8,237, or

31 percent, of the nonfatal injuries reported for this period.

"Falling objects" ranks second as a major cause and caused 4,911, or 18 percent of all nonfatal injuries. Cargo falling from pile, materials falling from sling loads, and the falling of hatch beams and hatch covers are the main individual causes of injury under this heading.

Being struck by moving objects causes 3,616 nonfatal injuries, or 14 percent of the total. Sling loads in motion is the largest individual cause of injury under this heading. Struck by or caught while steadying or landing sling loads and miscellaneous objects rank in the order

named.

Falls of persons caused 2,933 nonfatal injuries, or 11 percent of the total. Under this heading, falls while carrying or handling cargo, falling or stumbling on level, slipping or falling between cargo, and falling into open hatches and manholes rank in the order named.

Longshoremen reported a total of 110 fatal injuries during the calendar year 1940. Four major causes of accidents were responsible for approximately 75 percent of the total. "Falls of persons" lead the list of causes with 45 fatal injuries, or 41 percent of all fatalities reported during this period. These fatal injuries were sustained by falls into open hatches and manholes, and falls from craft to water or dock. "Falling objects" caused 12 fatal injuries, or 11 percent. Twelve fatalities, or 11 percent, were due to drowning. "Moving objects" caused 15 fatal injuries, or 14 percent of the total number of fatal injuries reported for this employment during the calendar year 1940.

Repairmen.—A total of 34,150 nonfatal injuries to repairmen were reported during the calendar year 1940. Fatal injuries during this

period numbered 60.

An analysis of the causes of nonfatal injuries to repairmen shows seven main causes accounted for 28,436 injuries, or 83 percent of the total nonfatal injuries reported during 1940. "Flying objects" constituted the greatest hazard to repairmen. Nonfatal injuries reported, due to this cause, numbered 11,032, or 32 percent of the total nonfatal injuries reported during this period. Under this heading,

chipping and caulking and splinters were responsible for the greatest

portion of these injuries.

"Handling objects" ranked second as a major cause and accounted for 5,196, or 15 percent of the nonfatal injuries. The principal contributory causes under this heading were strain or sprain from handling heavy objects and being caught between objects handled.

"Conflagration and flames" accounted for 2,776, or 8 percent of the total. "Hot substances" caused 2,478 nonfatal injuries, or 7 percent; "Hand tools" caused 2,539, or 7 percent; "Striking against objects" caused 2,274, or 7 percent; and "Falls of persons," caused 2,141, or 6 percent.

Approximately 48 percent, or 29 fatalities, resu'ted from "falls of

persons' during the calendar year 1940.

Trust-fund account.—The status, as of June 30, 1941, of the special fund created by section 44 of this law, and receipts and expenditures during the year ended that date are as follows:

Balance July 1, 1940	\$19, 577. 46 195, 952. 50 27, 000. 00 6, 114. 27	\$215, 529 33, 114	
Total Expenditures Compensation sec. 8 (f) Compensation sec. 8 (g) Prosthetic appliances Tuition and supplies		248, 644 5, 349	
Balance June 30, 1941CashInvestments	12, 321. 51 230, 972. 88	243, 294	. 39

Expense of administration.—The appropriation for administrative expenses of the Commission covers the cost of administration of three laws, and therefore, the cost of this law cannot be determined with exactness. A number of employees in the office of the Commission have duties connected with the administration of each law and the proportion of the salaries paid to these employees which may be properly chargeable to the Longshoremen's and Harbor Workers' Compensation Act can only be approximated. It is estimated that the expense of administering this law during the fiscal year 1941 was \$262,787. The largest single item of expense was for the payment of the salary of employees engaged in the administration of the law, the sum of \$213,656 having been charged to this purpose. Other large expenditures charged to the administration of this law are \$8,134 for medical examinations ordered by deputy commissioners, \$18,343 for contract-reporting service for reporting hearings, \$11,265 for traveling expenses of personnel, \$2,919 for rents, and \$2,522 for communication service.

2. DISTRICT OF COLUMBIA WORKMEN'S COMPENSATION ACT

Injuries reported.—During the fiscal year which ended June 30, 1941, 32,228 nonfatal injuries and 77 fatal injuries were reported to the office of the deputy commissioner. This is an increase of 2,879 cases over the total number reported in 1940.

The number of nonfatal injuries reported during 1941 represents an increase of 9.8 percent over the number reported in 1940 and approximately 28 percent over the number reported in 1939.

A total of 298,303 injuries have been reported to the Commission under this law during the 13 years it has been in operation. Table 41 shows by months the number of injuries reported for the 13 years, 1929 to 1941, inclusive.

TABLE 41.—INJURIES REPORTED BY THE MONTH FOR THE 13 FISCAL YEARS 1929-41 UNDER THE DISTRICT OF COLUMBIA WORKMEN'S COMPENSATION ACT

Month of fiscal							1	Nonfat	al						
year	1941	194	0 1	939	1938	1937	1936	1935	193	4 1	933	1932	1931	1930	1929
July	2, 91, 3, 14; 2, 75; 3, 12; 2, 68; 2, 41; 2, 46; 2, 12; 2, 39; 2, 58; 2, 74; 2, 87(3 2,77 2,19 2,69 2,19 2,19 2,19 2,19 2,19 2,19 2,19 2,1	755 2 72 2 92 2 26 2 63 1 74 1 85 1 05 2 20 1 63 2	, 065 , 472 , 206 , 127 , 063 , 987 , 933 , 635 , 006 , 922 , 345 , 406	2, 565 2, 543 2, 302 2, 394 2, 251 2, 130 1, 821 1, 637 1, 885 1, 846 1, 985 2, 035	2, 292 2, 533 2, 399 2, 377 2, 018 2, 257 1, 895 1, 975 2, 151 2, 219 2, 234 2, 587	2, 292 1, 712 2, 236	2 1,988 2 1,768 2 2,038 2 1,878 3 1,508 1 1,728 6 1,701 1 1,607 1 1,738	3 2, 14 5 1, 88 6 1, 75 6 1, 75 6 1, 35 8 1, 49 1 1, 56 6 1, 66	42 1, 880 1, 553 1, 449 1, 334 1, 966 1, 115 1, 966 1, 336 1, 331 1,	699 619 649 539 695 674 412 622 535 719	2, 094 1, 892 1, 870 2, 028 1, 655 1, 627 1, 694 1, 361 1, 704 1, 700 1, 525 1, 766	1, 969 1, 888 1, 938 1, 509 1, 452 1, 420 1, 185 1, 403 1, 512 1, 657	1, 739 1, 431 1, 768 1, 512 1, 424 1, 487 1, 268 1, 409 1, 500 1, 521	1, 222 1, 169 1, 288 1, 218 1, 183 1, 081 992 1, 090 1, 318 1, 405
Total	32, 228	29, 3	63 25	167 2	25, 394	26, 937	24, 194	21, 185	20, 15	57 19,	742 2	0, 916	19, 576	18, 439	14, 236
15 11 10 1								Data1						1	
Month of fiscal ye	ear							Fatal							Grand
		1941	1940	1939	1938	1937	1936	T	1934	1933	1932	1931	1930	1929	Grand total
July		7 5 7 11 9 5 11 3 2 3 11 3	1940 9 4 7 4 7 2 8 8 8 8 6 6		5 6 5 5 5 7 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	3 4 4 6 3 10 6 8 8 4 4 3 3 3	1936 11 8 1 4	T	1934 5 3 5 6 3 2 6 2 3 3 3 3 2	1933 0 4 1 4 6 5 9 5 2 2 5 5	1932 5 9 7 5 6 2 5 4 4 4 5 4 0		7 3 8 8 0 7 5 3 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	1929 0 55 4 77 7 66 3 3 3 5 7 6 6 6	

Cases disposed of.—During the fiscal year 1941 there were 33,312 nonfatal and 46 fatal cases closed in the office of the Commission. In a very large percentage of the nonfatal cases closed during the year, the injury did not cause a loss in time from work or the disability did not extend beyond the 7-day waiting period for which no compensation is payable. Moreover, 742 of the nonfatal and 2 of the fatal cases were rejected because they did not come within the scope of the law. Cases disposed of and the reasons therefor are shown in table 42.

TABLE 42.—CASES DISPOSED OF 1

								Fis	cal yea	r					
Reason for closing		1940- 41		9-	1938-	1937-	1936- 37	1935- 36	1934- 35	1934	1933	1932	1931	1930	1929
NONFATAL															
No time lost 7 days or less No jurisdiction Compensation paid without	21, 5,	885 184 742	4,5	097 585 176	16, 952 3, 911 742	3, 911	18, 004 4, 410 381	15, 790 4, 096 363	3, 645	13, 225 3, 278 361	12, 628 3, 349 451	12, 718 4, 103 547	11, 431 3, 982 686	9, 653 4, 583 721	
award	4,	316	4, 1	198	3, 518	3, 848	3, 956	3,718	3, 333	3, 380	3, 468	3,808	3, 507	3, 902	2,878
Award of compensation Miscellaneous	1,	91 094		78 966	62 832	74 856				182 645		146 439			43 117
Total	33,	312	30, 4	100	25, 742	26, 702	27, 721	24, 877	21, 967	21, 071	20, 521	21, 761	19, 986	19, 231	13, 752
No jurisdiction No dependents		2		3	1	4	2	2	10	6	6	18	18	2	7
(\$1,000 paid) Payments com-		7		4	4	5	4	9	3	7	3	7	10	3	2
pleted Miscellaneous		12 25		16 27	11 36	13 28		9 27	5 15	5 21	1 12	2 5	19	1 16	4
Total		46		50	52	50	39	47	33	39	22	32	47	22	13

¹ Includes reopened cases.

On June 30, 1941, there were 2,217 cases open upon which final action had not been taken. Included in this number are 675 nonfatal and 223 fatal cases in which compensation was being paid respectively to injured employees and dependents of those who died as a result of injury. The remaining cases were incomplete and in various stages of adjudication.

Nonfatal cases.—An analysis of approved nonfatal cases, in which the injury caused lost time, closed during the year is given in table 43 according to the type of industry. A total of 9,261 such cases involving total compensation costs of \$629,490, of which the construction industry is responsible for nearly 29 percent of the number of injuries and 47 percent of the cost. These amounts do not include expenditures by employers or their insurance carriers for medical care furnished injured employees; nor do they include \$8,676 paid for 53 cases of serious facial disfigurement.

In 294 closed cases the injured employee sustained some kind of permanent disability and in 8,967 cases temporary disability. Of the 8,967 cases of temporary disability, 3,865 were compensated, while 5,102 had a duration of less than 8 days.

TABLE 43.—NUMBER OF LOST-TIME CASES CLOSED AND FATAL CASES APPROVED, SHOWING DURATION, EXTENT OF DISABILITY, AND COM-PENSATION COSTS, FISCAL YEARS 1929-41, INCLUSIVE

					N	onfatal cas	es closed					Fatal c	ases approve	đ
				Г	'emporai	y disabilit	У	Peri	nanent d	isability				
Fiscal year and industry	Total number of cases	Num- ber of non-	Total compen-		Co	ompensated	l cases		D.		Total number	Num- ber with	Amount of weekly	Total es- timated
		fatal cases	sation	Number under 8 days	Num- ber	Duration in days	Amount of compen- sation	Num- ber	Duration in days	A mount of compen- sation	of fatal cases	depend- ents	compen- sation	cost
1940: Clerical and personal service Construction Manufacturing Trade	1, 686 2, 724 1, 027 2, 985	1, 681 2, 711 1, 022 2, 977	\$77, 076 294, 454 72, 074 142, 096	948 1, 394 569 1, 769	688 1, 206 416 1, 125	22, 611 55, 539 14, 286 38, 541	\$37, 393 138, 788 29, 651 72, 930	45 111 37 83	18, 604 51, 849 16, 655 29, 737	\$39, 683 155, 666 42, 423 69, 166	5 13 5 8	3 10 5 6	\$17.46 161.32 74.42 59.24	\$21, 06 72, 77 37, 68 44, 06
Transportation and public utilitiesOrganizations	850 27	844 26	41, 722 2, 068	408 14	420 10	13, 271 549	26, 711 1, 568	16 2	6, 789 167	15, 011 500	6 1	6	96. 99 13. 13	45, 00 7, 50
Total for 1941. Totals for previous years: 1940 1939 1938 1937 1936 1935 1934 1933 1932 1931 1930 1929	8, 030 8, 295 7, 789 6, 866 6, 626 6, 717 7, 812	9, 261 8, 560 7, 276 8, 002 8, 272 7, 749 6, 837 6, 592 6, 699 7, 775 7, 432 8, 442 6, 312	629, 490 617, 819 577, 890 538, 002 586, 779 418, 804 384, 145 436, 043 393, 610 339, 871 298, 243 135, 169	5, 102 4, 509 3, 887 4, 206 4, 328 4, 016 3, 511 3, 145 3, 230 3, 986 3, 913 4, 532 3, 574	3, 865 3, 765 3, 142 3, 516 3, 694 3, 531 3, 166 3, 239 3, 279 3, 623 3, 390 3, 781 2, 696	144, 797 154, 089 132, 033 131, 792 129, 693 121, 487 111, 122 116, 088 115, 933 115, 502 106, 000 112, 729 65, 890	307, 041 312, 000 277, 270 259, 413 304, 078 220, 283 203, 083 214, 291 222, 732 227, 529 210, 320 227, 199 121, 758	294 286 247 280 250 202 160 208 190 166 129 129 42	123, 801 126, 659 110, 273 106, 992 108, 619 82, 083 71, 972 84, 139 82, 444 65, 069 45, 080 26, 990 5, 153	322, 449 305, 819 300, 620 278, 589 282, 701 198, 521 181, 062 2212, 752 212, 942 166, 081 129, 551 71, 044 13, 411	38 33 24 28 23 40 29 34 18 37 45 19 23	31 28 21 19 32 26 25 17 29 35 15	422. 56 338. 13 247. 47 213. 13 214. 46 415. 32 340. 68 282. 48 163. 63 371. 59 428. 04 229. 14 269. 32	228, 096 191, 82 140, 74 139, 42 125, 45 226, 37 184, 71 184, 40 109, 78 209, 80 227, 63 103, 52 140, 37
Total 1929–41, inclusiveActive and pending cases	99, 600 1, 994	99, 209 1, 927	5, 791, 539 1, 525, 551	51, 939 472	44, 687 1, 204	1, 557, 155	3, 106, 997 690, 236	2, 583 251	1,039,274	2, 684, 542 835, 315	391 67	320 22	3, 935. 95	2, 212, 18 164, 58

Disfigurement.—Compensation in the sum of \$8,676 was awarded for serious facial or head disfigurement in 53 cases closed during the year. In 17 cases involving no loss of time the awards amount to \$2,063. In 7 cases having a time loss of less than 8 days, the awards amount to \$1,150. In 23 compensated cases in which \$3,612 was paid as compensation for temporary disability, additional awards amounting to \$4,125 were made for disfigurement. In 6 permanent partial disability cases in which \$14,668 was paid as compensation for disability, the additional sum of \$1,338 was awarded for disfigurement.

Fatal cases.—Fatal cases approved in the fiscal year 1941 number 38 of which 13 were from the construction industry, and 8 in the industries classified as trade and 6 in transportation. The number of approvals of fatal cases during 1941 is 6 more than the average

of 25 per annum during the past 13 years.

Weekly compensation in 31 approved fatal cases with dependents entitled to benefits is \$422.56 and the estimated total cost is \$228,096. The latter figure includes a total of \$7,000 paid into the special fund on 7 cases in which there was no person entitled to compensation, \$7,563 paid for burial expenses in the 38 cases, and \$11,322 expended as compensation for disability prior to death, leaving \$202,211 as the estimated total payment to dependents. The distribution of the weekly cost and the total cost for each class of dependents is shown in table 44.

Total costs to employers of all cases closed and open on the records of the Commission covering the period from the beginning of the act through June 30, 1941, are estimated at \$9,703,803. Of this amount, \$5,791,539 has already been expended on 47,270 of the 99,209 closed nonfatal cases. Future expenditures for disability compensation on 1,927 incomplete nonfatal cases are estimated to be \$501,121 in addition to \$1,024,430 already expended. These amounts do not include \$54,641 awarded for serious facial disfigurement, nor do they take into account amounts expended by employers or their insurance carriers for medical care furnished injured employees. The total cost of benefits paid and estimated to be paid in 391 fatal cases approved from the beginning of the act through June 30, 1941, is \$2,212,155.

TABLE 44.—AVERAGE WEEKLY AWARDS TO DEPENDENTS, AND ESTIMATED TOTAL DEATH COMPENSATION IN 31 FATAL CASES, APPROVED DURING THE FISCAL YEAR, 1941

		Washin	Esti-	Average				
Kind of dependent	Number	Weekly award	mated valuation	Age	Weekly award	Value of award		
Widows. Children under 18 Sisters. Mothers.	27 45 1 4	\$275. 09 123. 28 2. 23 21. 96	\$149, 986 41, 187 734 10, 304	36. 7 7. 3 2. 0 57. 5	\$10. 19 2. 74 2. 23 5. 49	\$5, 555 915 7 2, 576		
Total	77	422. 56	202, 211					

Cause of injury.—An analysis of the causes of injury in cases reported under this law is published monthly in the Safety Bulletin and in the interests of economy the statistical tables pertaining

thereto are omitted from this report. It is of interest to mention, however, that 6 cause classifications account for nearly three-fourths of the 31,265 nonfatal injuries reported during the calendar year 1940. "Handling objects" accounts for 8,261 injuries, or 26 percent of the total number of injuries reported; "falls of persons," 3,975 injuries, or 13 percent; "striking against objects," 2,687 injuries, or 9 percent; "hand tools," 2,906 injuries, or 9 percent; "flying particles," 2,278, or 7 percent; and "stepping in or on objects," 2,496 injuries, or 8 percent. Of the 76 fatal injuries reported, "falls of persons" account for 14 such cases and vehicles for 11.

Trust fund account.—The status, as of June 30, 1941, of the special fund created by section 44 of this law, and receipts and expenditures during the year ended that date are as follows:

District of Columbia trust-fund account for fiscal year 19/1

Balance July 1, 1940		\$39, 862, 86
Cash		
Investments		
Receipts during fiscal year 1941		8, 057. 50
Payments under sec. 44 (c)	7, 000, 00	
Interest on investments		
Fines	200.00	
Total	The state of the state of	47, 920. 36
Total		2, 511. 86
Expenditures		4, 911. 00
Compensation sec. 8 (g)		
Prosthetic appliances	2, 281. 86	
Balance June 30, 1941		45, 408. 50
Cash	8, 729. 06	
	36, 679, 44	

Expenses of administration.—The expense of administering this law is paid in part from funds provided for the purpose in the annual appropriation for the Government of the District of Columbia and transferred to the Commission for expenditure. A total of \$65,900 was appropriated for the fiscal year 1941 and the estimated cost of administration excluding general overhead during that year is \$72,016. The amount expended includes \$61,859 for personal services.

Jewell W. Swofford, John M. Morin, John J. Keegan,

Commissioners.